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21st April 1925.

MADRAS.

Present

SIT CHARLES TODHUNTER, KCSI, ICS, President

Sir Buay Chand Mahtab, GCIE, ECSI, 10 M, Maharajadhiraja Bahadur of Burdwan

SIT PERCY THOMPSON, KBF, CB

Dr R P PARANIPYF

Dr L K HYDFR, ML

Dr. JOHN MATHAI, D Sc., and Mr. T. K DURAISWAMI AYYAR.
Department of Economics, University of Madras, were examined.

Written memorandum of Dr. Mathai and Mr. Duraiswami Ayyar.

INCIDENCE AND TAXABLE CAPACITY

An estimate of the average income per head of population is of some me as a general indication of tanable cipretty. But no conclusion of the practical value with regard to the incidence of trvat on can be drawn except with reference to the manner in which the national mome is distributed among recognisable economic groups. Est mates of average income per head of population have little value except as evereises in economic re-circle.

Estimates of national income bised on existing official statistics have little value. The primary data are admittedly unreliable, data relating to certain important incomes do not find a place in them and have to be made up by guess work. Except with rigard to the income of large organised industries, no estimates can vitely be based on existing statistics.

The best method of est mating the incidence of taxation under present conditions is to undertake an intensive economic engular in each province by dividing the province into distinct economic areas and investigating the economic issources of a minimal via ter of families belonging to tupical classes in each area.

In dividing the population into classes, the primary consideration should be meonic meonic being ascertained with reference to the payment of income tax or laid resenue as the case may be. It is important also to consider in determining typical classes whether Leople reside in cities or in turil areas.

PRINCIPLES OF TAXATION

There is only one principle in taxition namely equality. Other principles are not principles, but a his instrative precepts. The lalk of the Indian taxistic voluties, the principle of equality. This however, does not necessarily condemn the Indian system because principles in public finance have no sentity apart from the circumstance of each country.

Note -lie the Questionners and Annexures see Volume III-I release

INCOME TAX

The rates of income tax on incomes ranging between £1,000 and £10 000 per annum may be raised by 50 per cent of the existing rates in consideration of the fact that the incher classes in India contribute relatively so small a proportion of the consumption taxes Any proposal, however, for an increase in the rates of income tax in India must take into account the following considerations—

(1) The prevailing high rates of interest on capital, and (2) the existence of joint family obligations

The limit of exemption may be induced to Rs 1 500 provided this does not result in an undue increase in the cost of administering the tax..

The distinction between earned and uncained incomes must be applied with caution in India. The following considerations should be remembered —

(1) The taking of uncarned industrial incomes might hinder industrial development at the present stage

(2) The question of unearned agricultural incomes does not arise under the Income tax Act

(3) The taking of public securities might raise the cost of loans to Government

(4) The income on capital lent to agriculturists consists of two parts—one, cained, being the remuneration for the risk involved in the business, and the resk uncerned. The former is not a fit object of enhanced taxation, while discrimination against the latter might under present conditions be had policy.

INTOXICANTS

We propose a policy of experimental local option with regard to country spirits. Toddy may be tax d for recenue purposes but not for control. The objection to the present excess policy is not that it has led to excessive urual enness but that it is tending to place too heavy an economic burden on the poorest classes.

Товассо

A tax on the acceage under tobacco cultivation is hardly to be recomineded. The cultivation is done in number-bile small patches, the yield person differs widely and the attempt to differentiate between crops would be a novel precedent in land transition in India. In the only other case where crop differentiation is attempted namely only measurably greater and the area under product on is so small.

Manufacture may take the form of drying and curing and the making of sumf cigary. Most of the manufacture is carried on as a home industry and would be exceedingly difficult to regulate for the put pose of taxtion. Sile also would be difficult to central on account of the lacility of illicit transactions in an easily transportable commodity like tobacco.

The only feasile system appears to le a State monopols an which the cultivation would lo in the hands of hecessed growers in specified area, who would be required to hand over the produce to Government, the Government munitaming their own curing vards and storehouses. It is doubt full however if the yield of the tax would justify the organisation of such a large establishment.

In any case it must be remembered that tobacco is consumed largely by the classes on whom the built of consumption taxes now rest and the tax it derefore halfe to increase the inequalities of the existing taxation

LAND REVENUE

I and revenue in India partakes of the character of loth a tax and a rent. The difference between a tax and a rent from this point of view, is not entirely an academic question as sone authorities urge.

Land account in its present form is an old tax and that is a factor which is in its favour. If the proceeds of land are one were expended more largely for the direct advantage of the agriculturat, the sense of burden is respect of it would be perceptably dimunished. The feeling of irritation which undoubtfells exists at present with regard to land receive is largely due to the uncertunities of resettlement, and to some extent also to the inequality of the laurden is between the large and the small proprietor. With regard to the former it is worth while considering the introduction of a sistem of permanent settlement with provision for in occasional extra lergy, whenever necessary.

We cannot in view of the pievent conditions accept the suggestions which have been made for the conversion of land revenue into a tax on agricultural incomes. It would involve too big a chinge in a taxation system sanctioned by long usage. It would also involve considerable administrative difficulties besides the possibility of a large loss in revenue

The idea of traing lind on the basis of its capital vilue does not commend itself to us. First, it offers hardly any advantages over the existing system. Secondly, lind valuation will be difficult to carry out and would introduce a serious element of uncertainty into the man industry of the country, and thirdly, cryital value is an unsafe text of tax ble capacity.

COMMERCIAL UNDERTAKINGS

In the case of a Government commercial undertaking what rate may be charged by Government for its services or commodities is 7 question to which no general answer can be given. The rate will depend on the character of the service or commodity the economic condition of the consuming class and the financial necessities of Government. Any excess of the charge levied over the level of commercial return must be considered a tax.

Customs

Whether tariff rates imposed for other than protective purposes have resulted in diminishing returns or not, is a point on which it is exceedingly difficult to express an opinion on the data available. D minishing returns are the result not merely of customs duties but also of price fluctuations. Prices have fluctuated in recent years to such an extent that it is difficult to distinguish the extent of the diminishing return cau of by variations in customs duties as distinct from those caused by other factors.

Lyport duties are not to be levied except where the article enjoys a monopoly. In the Madras Presidency there are no such articles. With regard to the question of levying export duties for the purpose of preserving raw materials or manures our opinion is that no satisfactory case can be made out for such duties in Madras at present.

CONCLUSION

It is difficult to suggest now sources of trivition in the Madria Presidency. At the same time the clief existing taxes appear to have reached thin hists of elastication where the trivial are presented to the construction of the construction of the construction. Under these conditions, and appears to make finance becomes a problem of extraordinary difficulty and this difficulty is enhanced by the progress of demorracy. The new tree in the mary has suggested on purely economic grounds are succession duties and a tax on higher apprendicultural mones, but grave sentimental and political difficulties stand in the way of their mixtureduction. In our opinion to rest solution for the problem of taxition can be found apart from a radical reconsulcration of public expenditure. Petericlian it is valuable for the financial relief which it may lying but its chief value in the present attaction is that reduction in what appears to be unnecessary expenditure will create a less unfavourable attitude in the country towards proposals for enhanced taxation. The primary difficulties of public financial release in every country are at bottom psychological.

Q-Di Mithin sixs that he would not start this large enquiry. That meets my point

Dr Mathai A—What I mean is that this Committee may lead to enquiries by small committees of small typical areas. It remains to be somether an investigation of that kind will lead to such dangers would depend entirely on the method agency and personnel. If you depend entirely on the the collecting agency in this Presidency you did not such that the collecting agency in this Presidency you might be up against trouble. The trouble here is that people who are usually its possible for such work happen to be received usubordan test. These people do then meeting atom turder an ill organised system. There is nobody to instruct and guide them. But it is possible to devise a method of enquiry which would avoid these difficulties. Therefore I do not necessarily except the presumption belind the Walt ratable's question.

Mr Direction of Africa A -This Favation Committee is also concerned with the economic enquiry because the determination of incidence of trivitien is bound up with the question of the moone of the classes and the amount of trivition that each class pags.

Q-Supposing you had an economic enquiry. I presume the object for such an enquiry should be mainly to relieve the builden of the poor

A -To get true facts. To get at the truth, which is valuable for its own sale-not necessarily to reheve the burden of a particular class.

Q-ls it only to know who pays what and to find out what builden there is on a certain class?

Mr. D. raise into 11,00r. A -Non may devise policies to correct the defects, by a redistribution of the burden or by recourse to new taxation

Q-Supposing a man cains Rs 2 a month, your desire would be to make that man cain Rs 4 or Rs 6. You want an enquiry to improve the economic condition of those who do not fare well in this country, or do you want an enquiry to know what is the present economic condition?

A -Both to ascertain the facts and also to promote the general development of the country. It all depends on the facts as ascertained by the enquiry.

Q - tre you going with the materials at your disposit to develop and a prove the condition of those who fare worse?

A Not only of that class. But in the ceneral interest of the country, a Abstraction may have to be made. It is found that the lower class makes Rs. 10 and pays Rs. 5 then you will have to redistribute the burden.

Q—Suppose you find that a R. 10 man only pays Re. I for salt tax and has Rs. 9 surplus. Would you consider that in the present conditions may be a supplused by the constant of the constant o

1-I protest against that statement that we always advocate an er-nomic enquiry

Q-Under the circumstances. I want to know what you will do

1 - Agricultural reform might come into being. The consolidation of holdings, for example, might require revision of the tenancy laws.

is carried on without reference to any specific objective. In the past, economic enquiries in countries like I igland were conducted without any specific object.

From the compute Q—there will be for the Government and the politerium to suggest remedies in the light of the facts at their disposal. The committee of enquis now formed might male tentative proposals to be examined more fully later on

A --Yes

Street Theorem Q - In a country like India do son think it is possible to get anything more than mere genural broad impressions? Station processors and the country of the

A—My an wer is this I am not awise of any country where for the modification of the taxation system a detailed economic inquiry has been undertaken. But it depends on the degree of broadenss. It is possible for you to have general impressions which will be so broad that they will have no manner of nearness to the truth

Q-M3 idea of the broad general impression is this you can start from the treation end and see what broad general classes each tax lits lly this method you can come to a general conclusion without separating your population into a classification laced on income

A -I agree that would mean that you have some idea of the classes into which the population divides itself. Have you got any data for it?

Q-lou have got the income-tax. You have excise. You know more or less with regard to excise as to what class it is that pays it. Similarly, with the customs duties on luxuries, you would know what classes are hit by what tax.

A -- For example, take the tax on toddy and country spirits They are consumed to some extent by different classes

Q-I would not go into such details

A -- May I suggest that questions like this are rather important for the suggestion you make?

Q-We cannot go into details sets fulls. A statement such as the following—num erraining five hundred rupees pass so much a man with an income of a thousand rupees pass so much—would be very failtnesses.

A -I think we ought to be able to get something better

I go very far with von and I am in general the broadness of the general impressions than von and get at less broad impress our or investigation

Sir Percy Thompson -It is certainly a subject for enquiry

Dr Paranippe Q —When you have the family budgets you know the amount of tax that a family two you have got to consider the general average. So far as the members of that else is concerned at will merely be a general average. It is a general impression not applied by to individuals.

A -- Acs It comes much nearer the truth and is less general. It is only a question of degree

Sir Percy Horijam Q -1 think the object of such in outpurs would be, as far as possible to get ind of fale unjections. You would replace impressions by facts. We all agree

1 -We want to go t little further. That is all

The Huler Q -- It is admitted that taxation should be lased on the graph of equality. It was not be reduce this into terms of sacrifee, what would you have equal sucrifee or lest a gregate sacrifee.

Dr. Mittor A.—I would not like to connit inself to citie. Int. 6 am inclined to say equality indiffied by emideration of hat aggregate serifice. If take it you are thinking of a system under which people on the margin of subsergence.

or the bulk of the people may not contribute anything whatever to the State. He burden would full almost entirely on the well-to-do people. Aux, the contrast von are suggesting is that on the one hand, and on the other hand the suggestion that the burden should be legred equally on every class of population. If that is your question. I think it would be very difficult to give a categorical answer to that. My own idea is this, that if you adopt the position of least aggregate sacrifice in the press at economic condition of the country you are lifely to be up against a very serious financial position. While my sympathies are with the school which ask for the least aggregate sacrifice, I think in view of the present undereloged conditions of our country, it would be necessary, to waive that principle

Q—There is a general impression in the minds of the people that the income of the bulk of our people is lower than what it should be compared with that of the bulk of the people in other countiers. But, if you take the value duties and customs duties you would find that out of the total revenue of 16 croices of rupers 51 or Corices come from the exists duties, and they come from the poor people. Well in such a case, what would you have?

A -I would certainly like to lessen the burdon on the classes who have lesse and to shift it on to the shoulders of the richer classes, but the process should be very slow in view of the financial needs of the country

Q-We are talking only about absolute principles

Mr Demisican 19 m 1-1t is an ideal We cannot deal with absolute principle. Principles in public finance have no sanctity apart from the circumstances of each country

Dr. Math: A - Practically the point is this. Where you have a country where the bull of the population is poor, you must east your not wide if you wint to get enough money to carry on an efficient system of administration which will develop the resources of the country.

Q-I ask you this question for this purpose. There is a universal idea here that taxes, are somewhat high and the idea that error one should pay something conflicts with the doctrine of the least aggregate sacrifice.

A -We have to approximate to that ideal, but the process will be slow

Sir Percy Thorizon Q - Tour suggestion with regard to income-tax is that it may be possible to ruse the rates by 50 per cent on the incomes ranging between £1000 and £10000?

Mr Duranters i 1 mar 1 - Yes that means Rs 15,000 and 14 laklis of rupees

Q - You do this on conjuring the rates in the Furopean countries?

Q-lou say the proposal however for an increase in the rates of inconsectax in India must tile into account the following considerations (I) the prevaining high rates of interest on capital." I do not follow that

A —It means the lusiness men who have to carry on business in India have to borror their capital at much ligher rates than in Turopean countries. Conceptents if you impose a further burden in the shape of meaned vs. of the sare least character as in European countries it will fend by their too beauty.

Q-I do not quite follow your line of argument. Income-tax is levied only after the Lucius, com has paid interest on his loans.

A —The luminess ren in India have to compete with the humness ren in the remarks and then they betten their capital at very low rates, but here have to borrow at very right rates, consequently, when they capted with the products of other countries they are at a desiduantized in the first theorem, and the same heavy character as in other countries it is a distribution on them. Therefore, we will stip of it of rates that often in other countries.

Q - Ven su that a harder of incomestax has an effect upon the trace of the connective probability by vin suggest that the harder and of the cotax enters into the set of production? Does it?

A less the ties of tremediate bear upon the cost of production of a tree section as a first next on in England for the relation of the cost because it is full that all the compete in the world tradit. Q-I have never heard this statement made, locause incomedax is a fax on the difference between the cost of production and the selling price

1-1cs but the profits are reduced when you have a heavier incometax and when profits are reduced, there will not be the same inducement to enter into business.

Q-Do you mean to suggest that the rates of income-tax are so high that people would come to produce?

A "Nery high rates are a handicap to liviness. That is who I say that we do not want unexpectax in India as heavy as in other countries still the meane-tax which is leing paid now is very much lower than in other countries. We should have a compromise, that is, a half-wav-hou e arrangement.

Q-The point is this Non make a suggestion that the high rate of incometax cripples the business man, because it raises the cost of production?

1-lo it cuts into the profits

Q -But profits have nothing to do with the cost of production

-\o \ormal profits do enter into the cost of production

Q-If you have an income-tax on cotton manufacturers and not on pute manufacturers then you will get capital flowing from the cotton to jute industry, but when the tax is the same how can this result occur?

A -It is not as between the cotton and the jute industry in India I method this statement, but as letween industries in the whole of India and elsewhere It is there the difficults comes in It is letween the industries in India and industries elsewhere. The difficults comes in there and I say that there ought to be a difference between the rates of income try in India and elsewhere because an Indian has to pay a higher rate of interest always.

Q—I cannot follow you. India is presumably content with the same profits as I runce. Having n the profits if the Indian Government elect to take a larger proportion of the profits than the I rench Government take, that does not cripple this man's computation. But it leaves less income to spend. That does not enter into the cost of production.

A.—It may be that the French business min has to pay only an interest of 3 per cent on the working capital but in India he has to pay 5 per cent. To them there is already a handleap and on the top of that handleap you should not hive the same rate of income-fax.

Q —Of course a high rate of interest is a handicap lecause that is a thing which enters into the cost of production and it lessens the profits but the profits being what they are the rate of incometax you impose on them, provided it is a general income tax does not enter into the cost of production at all

A-I do not agree with you there countries where there is less rate of interest on the working capital naturally there will be less profits here. Therefore unless you lower the rate of income tax, there will not be a parity between the industries

Q —If there is less profits there is less income-tax because we only charge on the profits

A -It is only a question of rates. If the rate of income tax is less only then there will be parity letacen the unnufacturer here and the manufacturer elembere. There cannot be purity unless you reduce the rate of income-tax.

Q-I suggest that rate of interest enters into the cost of production but not the other

A -But normal profits also form part of the cost of production

Dr Paranip e Q -The only effect would be possibly it would tempt the Indian capitalist to invest his capital in other countries

A -That means that the industrial development will suffer here

Q -But is capital so mobile here?

A -In any case here the industries will suffer

1 TI--2

Sir Percy Thompson Q —You say that the distinction between earned and uncrued incomes must be applied with caution in India I fagee that it must be applied with caution. But it seems to me that your resson No. 2 that the que toon of one erned agricultural meetings does not arise under the Incomectax Act, is the most serious one, because of the fact that tents for instance, which are the principal form of uncorned income, are not charged to income tax at all.

A -I agree

The President Q-With regard to excise I take it that Mr Duraismann Ayyai also accepts the schemes of Dr Mathal?

A -1cs. Sir

Q-1ou propose a policy of experimental local option with regard to country spirits?

Dr Mathat A -- Yes

Q-With regard to that policy the suggestion comes to this Unless the action analysis some sacratice on the part of the majority who vote it, is an unjustifiable interference with the freedom of the minority

A-I accept the position. May I explain what is meant by experimental local options. It is this. If you are going to have an effective system of local option at all it will depend very bright on whether you will be able to constitute a satisfactory electorate.

O -You me in adult suffrage?

A I should not say that If you can have an electorate which is sufficiently representative of the general locality that is sufficient

Q —Can you give us an example of local option, where there is no adult

suffrage?

1 —Prolably there is not. But in this country it will be necessary.

to compromise on that point Q—Dies it not involve an enormous extension of the electorate? The proposals of the Bomlay Ixerse Committee would involve a very large extension of the electorate

A —Suppose you start a policy of local option straight away, it will be interester for you to consider so many circumstances connected with the case. My position is this When you look at the experiments in local option, you get the impression that there are a number of people who theoretically at any rate hold this opinion—people whose opinion must command within

Q-It might be the solution of the problem but at the same time where it has been tried I find people in practice regard it as a failure

A—In this country, the conditions are so different from the conditions in other countries and at the same time at present we have no data to word out a renerly policy. Therefore we suggest you should take a few arts is where it is possible to constitute a fairly satisfactory electricate, and test data on which you can have a per a given to be on the order of the contribution of the conditions which were not favourable and it did not work well

()—You large studied the experiments made in other countries like Scotland Canada and Australia and agree that there is great doubt as to their success?

4 —I do think that people have dubts about the practical results of it.

Q = Control lam from the lasters of other countries?

\[
\leftarrow \tau \cdots \tau \text{constress} \quad \text{plus of other countries of citer countries deferred from ours.}
\]

Q. Does your parablet brane out the grow and cons of those opinions? S.-I think public equition in this country is very atrony about this events.

0 - I want to emphase the importance of fringing out the gree and conoci the latery of these experiments in other countries

- A 1, opinion is that there is no Provincial Government beteather in this country which can afford to ignore the strong opinion in the electorate on this provincial properties of a transfer of a tr
- Q —May I, with all respect put it to you that one of the functions of the terchers and economists in this country is to educate the public as to the actual facts of the trith made in other countries, and not to allow nubble outputs to proceed without any information?
- A -I may say, we have been doing it very much to our own cost. It is impossible for the teacher of economist to do it without sufficient practical evidence.
- evidence

 Q —Do you suggest that the experiments should be paid for by the majority who want to enforce it?
- A—This suggestion I should like to make is this Supposing you have a selected area which wants this experiment to be tried, then before you actually introduce the evperiment of local option I should like to get an assuring from the local body in charge of that area to say if not the control of the cost area is introduced, and are willing to bear a certain provision of the cost area.
- O -Is it fair that the root should pay for a fad of the urban intelligentia?
- A—lou might take a local area where this question of conflict between the town and country does not arise. Take an entirely rural area and make your experiments there. Practically, whit I would do is at present you give certain amount or grants to these local bodies, I will tell them this
- The President (interrupts) Q -Are you going to allow the members of the district heard to vote for it?
- A No Before you constitute the electorate and set, the local machinery in motion, I would ask the local lody in charge of that area whether they want the experiment to be made supposing we have to meet a deficiency in revenue it will me us some reduction in the amount which the Provincial Government would male to that local fod because it was with their express assent that we started the experiment in the area.
- Q -What is to be the relation between the local body and the electorate?
- A -The relation is simply that they are both in the same area. We do not want local option to be introduced unless the local body asks for 't
 - Q —I suppose you will agree that grants should be for specific services? Λ les
- Q-When you deprive the local lody of a grant, you deprive it of a certain service?
- certain service.

 A—It will compel the lo al board to rate an additional amount of revenue. The neonle in the locality will ult mately have to bear it.
 - O -The obvious method will be the levy of a land cos
 - A -That would be one method
 - O -So that you are going to make the landowner pay?
- A -1cs, the landowner would be sufficiently repre ented in the electorate
 - Q-Would be form anything like the mijority?
- A —I do not know if you are justified in making this clear-cut distinction between landlords and other classes as if there was no point of contact between these classes
- Sir Percy Therits n Q -Would you tell the landlord before he votes on this experiment of local option that he has me thy to pay the piper?
- 1-1 think the hadderd would understand it. If the landlord as a community in a particular area is sufficiently strongly set against the experiment of local option, it seems to ne that he has sufficient influence to vote it out.

- The President Q-Would you accept the statement that the Board of Control in Ingland between 1915 and 1921 did more than had been achieved in the whole previous history of England to reduce intemperance and to reduce the consumption of liquor?
 - A -- I have seen the statement, I have no opinion on that
- Q -Do not the Local Governments, aided by Advisory Committees, exercise practically all the powers which were exercised by the Board of Control?
- A -The character of that Committee is a ticklish question. My own five is that it has not worked satisfactorily, because it is not sufficiently free.
 - Q-ind the heening boards?
 - A -They have not worked very well in Madias
- Q —I have a statement with regard to the Unifed Provinces that the boards have greater powers of reducing heeness than can be exercised by heening authorities in Great Britain or by heening authorities with a mandate for limitation of heenings under any local option scheme in the British Empire
 - A -I wish that were true of Madras
 - Q-If that were so, would you be satisfied?
- 1 -I do not want to suggest that I am altogether against excise Advisory Committees, they have done fairly useful work. The only point is that they do not go sufficiently far
- Q-lou will concede that there has been an enormous reduction in the number of shops?
- 1—I quite admit that is a matter of fact, I do not take the acentification the present excise policy has caused any increase in drunkenness. My objection really to the auction policy is that while putting up prices and so helping to check consumption it is placing too hig a burden upon the poporest classes. I feet that particularly with regard to toddy. At your auctions you put up prices in a trially therefore the poor man on account of the rise in prices has to get his consumption restrained, but at the same time, because the consumption of toddy is not really consumption which varies as much as that of distilled spirits, there is a kind of relative steadiness about it. The result is that when you put up prices the man price a lot more for practically the same quantity, and thereby it seems to me that while you are able to get a restraint of consumption, you are placing a serious economic burden upon him.
- Q-lou are no doubt aware that auctions have been recommended as a measure of temperance reform in England?
- A-I do not accept the Fuglish policy as really the model for India Auctions are effective but they have their disadvantages
- Q-lou know the procedure in Bombas which was adopted with reference to the report of the I verse Committee?
- A-I do not know what action has been taken upon it I saw a Government resolution on it
- Q.—The last action in the Council, if I am not mistaken, dropped local option in that proxince altogether and ended in a vague recommendation in favour of prohibition after 20 years in place of the original motion recommending immediate action. Have you studied the effect generally in provinces of the very strong restrictive action taken in the last few years?
- A -I have studied the question with reference to Madris, it has been effective here in some ways
- Q-Do you accept the statement that there has been becomed doubt a great extension of amugaling and common use of the most permicious of all indoverants—cocame. The policy has also given rise to illust distillation and amugaling of liquor and cocame and the consumption of studie quain on an unitrestituted scale.
- A-If you are speaking of illiest consumption with reference to the kind of driefs reserved to be ordinary teople in this Presidency, and arrack and foolly I should see that the danger of illiest production would be very much greater in regard to toolly than in regard to arrack
- Q Setrally like not the number of projections for illicit distillation reached ever 2,000 a year?

A —I think that is going to be reduced hereafter. My point is their regard to arrick you find that the I usiness of the distillation is going to be increasingly an organised industry. If you could have distillation organised furly well as a bisuites; it is possible for you to get at it easily for the purpose of control. The difference is between raw liquor and distilled liquor. If you are thinking of two liquor, it means that it is necessarily going to remain a home industry. If you are going to control distilled liquor, the possibility that the industry may be an organised industry gives you a better handle for control.

 $\mathbf{Q}-\mathbf{I}$ do not quite understand what you mean by an organised industry.

A -In this Presidency, for example, Parry & Company are increasingly responsible for the distillery business

Q-Fvery villager knows how to distil arrack?

1 -It is not quite so common I should say it is very much less common than the production of toddy

Q — In a passage in your look (Excise and Liquor Control) in which you deal with toddy, you say that the consumption of toddy produces less of the eril effects peculiar to alcohol. What is your basis for this statement?

A -The Report of the I verse Committee of 1905 and the Government have taken over and over again with regard to toddy is that toddy is a bad thing they say it is bad because stale toddy upsets the digestion

Q -In the words of the Commussioner of Albari, Bombay, "The con firmed toddy drinker soaks He becomes bloated and lethargic while the drinker of country spirit has his glass or two now and then and is soon done with it"

A -Distilled spirit acts upon your nervous system toddy reacts upon your bowels. Manily I think that is the difference. If you are going to prohibitings which upset people's digestion, we should in this country to prohibiting one another's food.

Q-Perhaps you have seen the Report of the Crime Enquiry Committee in Burma?

A-I have not seen it but I have looked into criminal statistics with regard to that in this Presidency

Q -Will you take it from me that one of the recommendations of that Committee was to put toddy under the control of the crime investigating officer?

A -I have discussed this matter with arrous people who have had experience of it, and I should not have put it forward unless I had some kind of assurance from them that it is roughly the right position. I have discussed it with people who have had district experience in areas where toddy is produced on a large scale like the Timerelly district.

Q -It is a very open question

A —Probably it is You have to make a distinction between individual consumption and aggregate communal consumption. If prices go down, you might find an increase in consumption but that very probably does not imply an increase of consumption per head. The increase is an aggregate increase due larged to the fact that people who do not drink are able non to afford the luxury of a drink.

Q -Can you support that by figures?

I will give you something like this During the great rise in prices during the war, you will find with regard to toddy and arrack practically the same amount of consumption according to official reports. If you examine the figures, with regard to the retail price of toddy you will find that you are able to get a steadness of consumption with regard to dody, by increasing prices very much more than you do in regard to are able.

Q-Have you compared the rise and fall in the consumption of arrack in proof gallons with the rise and fall in the number of trees tapped?

- A—Inti does not worn me, because the whole question turns on the distinction you made between individual consumption and communic consumption. The only justification for Government to interfere in the business is that individual people who drint, drink to excess it is the consumption is excessive that out there is an affective of the consumption. The out of him results and the shole question and only levend that so did him results and the shole question and only levend that still dril do you get distinctions. The certain standard and only levend that still dril do you get distinctions extent of excess as a min who dranks arrick or any of the distilled spirits of excess to the construction of the same extent of excess as a min who dranks arrick or any of the distilled spirits around look at the min justification for Government but around countries you find two conditions. The first condition is that excessive drank does haim. The second is that there is an appetite in people which draves them to excessive dranking. Unless these two conditions exist to a serve much less vision if you are aware that among temperance people on the continuent of Jurope (not among administrators) there was a general feeling till three evers you have placed in the distinction between the results of the proposition of this problem you have to look more closely into the distinction between the results of the proposition of the problem you have to look more closely into the distinction between the results of the problem you have to look more closely into the distinction between the results of the problem you have to look more closely into the distinction between the results of the problem you have to look more closely into the distinction between the results of the problem you have to look more closely into the distinction between the results of the problem you have to look more closely into the distinction between the problem you have to look more closely into the distinction between the problem you have to look more closely into the di
- Q-If you find that the consumption of spirit was fairly steady and the tot humber of tree tapped was larger, what would you say?
- A -I should examine it from the point of view of individual consumption
- Q Then you cone to the 12 per cent which you say obtains in France, Germany and Switzerland Actually the policy in this Presidency recognises that in so far wait has abolished the arrack shops in certain districts, levying the todaly shops
 - 1 -I think Government are moving on right lines in this matter
- Q-You say that the objection to the present excise policy is not that it is led to excessive drunkenness. but that it is tending to place too heaven a conomic building on the poorest classe. They would not give up their drunk and if you male them pay a high price for it it would tell upon their sail islent of led. I suppose that is your objection?
- A-les the profest classes who consume toddy. What I would suggest with regard to toldy is that you had better get back to the fixed fee system.
 - Q -In other word would reduce taxation on that?
 - 1-1cs if you think tolds ought to be kept under control
- Q.—The whole of this depends on your supposition that there is key drunkarne, or in tolds than in arrack. Have you studied the figures of drunkarne in the taluks in which the arrack shops have been suppressed?
- 1-lou get the figures of drunkenness from connections from police records. I do not think they are of much value
- Q -Tolaco. You say that the attempt to differentiate between cro, s woull be a novel precedent in land taxation in India. We have just learnt that in Burma they have a crop ret for tobacco, sugarcane and letel
 - t -I dil not I now that
- The Pining c Q-In the Punjab we have a crop rate for irritation. That is two differents which require the same amount of mater its charged differents. What would out say to a first step of State nonopolis of retail sale which would be worked through liveness sold by auction, ray, a nonopole of viend out on a case as a table?
- A -That is more or less the kind of system you have with regard to tolly and arrick sto. They are trying that in Cochin
 - 0-Tier last that in Codin Travancere Patinia and other States
- d v My fe risitly that high rearl to a large and like the Malray Presider to a quisting of an unfalled and affect production night become a ricidful featurate in read to technical Triviance; they lave the great algebra of that larth any telacer is produced there. Most of it come from outside. He is a small manageable areas.

Q—It was suggested to us as a corollary to this monopoly of vend that there should be a learly high limit of private possession and that all traders in tobicce should be keeped so that a cultivator would have to sell his crop before a fixed date either to the monopolist of his area or to a hensel trader.

A -I think that might be tried

The Vaharajadhiraja Bahadur of Burduan Q—You say that land revenue in its present form is an old tax and that is a factor which is in its faiour. Do you consider land revenue to be a tax?

A —Our position with regard to that is that it partakes of the character of both a tax and a rent. There is an element of tax in it as it stands at present.

Q -You consider it as an old tix and not as an old system of land revenue?

A - If you are looking at it as a thing which has been in existence for 150 years, I think that all these 150 years it has partaken of the character of a tax

Q-You consider it as an old tax?

A -You might drop the word 'tax' and substitute 'contribution' if you like

Q —You say that because land revenue is an old tax, you cannot, in view of the present conditions accept the suggestions which have been made for the conversion of land revenue into a tax on agricultural incomes From this, I understand that you are not in favour of the conversion of land revenue into a system of income-tax on agricultural incomes?

A -Yes

Dr Paranippe Q.—You say that the feeling of irritation which undoubtedly evists at present with regred to land revenue is largely due to the uncertuinties of resettlement and to some extent also to the inequality of the burden as letneen the large and the small proprietor. What is this inequality of burden as between the large and the small proprietor, if land revenue is regarded as a contribution from the surplus?

A I this. A I the hard better put to one and even the purpose of clear discussion this central better put to one and even the purpose of clear discussion this central better land in the case of the land of the control of the purpose of the purpos

Sir Percy Thompson Q -What are those characteristics?

A—Take, for example the latest recommendation of the Joint Committee—the idea of no transion without representation. They recommended that all the principles which regulate land resemble should be brought under legislative control. It seems to me that when they accepted it is found to be a seem to be a

Q —Do you say that the fact that this payment is made is a justification for relief from a general tax like the incomectars? You I now that agricultural incomes are exempt from income-tax on the ground that they pay land revenue, do you think that a reasonable justification?

A -I think it is a practical justification at present because it is very difficult for you to get at the income of the agriculturist

Q.—That is another ground altogether. On the ground of principle, do not needs the proposition that you are not subjecting agricultural incomes to an income-tax locause they already pay a very heavy tax by way of land revenue?

A -- No I mant to clear my position If it were possible from a featural point of view I should like to make this land retrenue an incometax, i.e., a tax upon agricultural income, instead of a contribution from

the land But I see a lot of practical difficulties and I am not suggesting it for the present Therefore we have got to reconcile ourselves to the post tion that the person who lives by land makes his contribution to the State in the shape of land ievenue

Q—Way I put it this way. If you abolished land revenue and substituted for it a universal income tax which applied to agricultural incomes would not the landholder be in a more favourable position than anybody else? Let us suppose I am a shopleeper. I pay rent for the shop and I get some income on account of the shop A landholder makes the same income found land, but he pays nothing for the land. We use the shop and the hand of the same purpose, why shouldn't he pay as much as I pay for my 4 goda

A -Isn't that really a question of detail?

Q -I think it is one of vital principle

Mr Duraisuami Ayyar A -That is taking the position that the State is the landloid

Q-But you take the very opposite position that the holder is an absolute owner?

A -We do not take that position

Q-You say that the absolute owner can have that land without making any contribution to the State except a general contribution which the non landholder also makes?

A -It is not partaking of the character of a tax and rent If that position is taken up it will become altogether a tax

Q-Let me go a little further Suppose the finances of your country do so well that you can dispense with income tax altogether. Now then what is the position that your landholder has got?

A -That is a very theoretical position. When you can abolish incometax you can abolish land revenue also

Q-What I say is that it is more reasonable for the State to take a share of the rent having done that you must assume equitable treatment as between the landholder and Government If you then put a general tax, like the income-tax that must apply right through

A -That is a practical question. Already he bears the burden of the land revenue, and on the top of it to put income-tax would be too much of a burden

Dr Matla: -Could you not male some kind of adjustment by which the thing might be equalised?

Duraisnann Ayjar A -It tales for granted that the State is the absolute owner

Q—Nobody has ever been able to define the term 'owner'. It is fifty things in fifty different countries. What appears to have happened is that the State has parted with its rights in land and consideration is the hability to pay a certain sum of money at such rates as are prescribed. If that is not a rent charge I do not lace what a rent charge is. If it is vent charge why should it exempt you from income-tax?

A -It is partly rent charge and partly tax. It is that which explains the position

Q-There are two pieces of land One a piece of ryotwari land pars a land revenue of Rs 40 There is another piece of land exactly similar which is rented from the landloid and for which the tenant pays Rs 50 Ho pars no land greenue but pays rent just as in England Why should not his profits be taxed?

A -The profits of the farmer could be taxed. It is on a different footing. It is a lusiness in the case of the latter

Q -The man who pays Rs 40 should not be taxed and the man who pays Rs 80 may be taxed?

A —In the case of one it is business, in the case of the other there is eventian right of ewnership. Where the owner occupies for generations be pass land recense. There should not be land recense as well as incometax.

- Q-So the proposition is that the landlord is the absolute owner? 1 - Not an alsolute owner
- Q-It seems to me that you do hip service to that principle
- Dr Hathar 1 Probably we do
- Dr Hyler Q Prising on to the next sentence I take it that you are in favour of a permanent settlement in respect of land revenue and then calling upon the agriculturist to pri an extra lexy, whenever there is a financial necessity for the State?
 - A -That is the proposition
- Q -There would be an element of uncertainty in respect of this occasional extra leve at present there is a certainty for at least 25 to 30 years. When the lund is permanently settled, he may pay this extra leve tour or five times and it may result in a state of affairs with more uncertaints than at present
- A -We thought of that difficulty. We reconciled ourselves to it in this way It is only on a special emergency that an occasion for a levy would arise and as the emergency passes away the thing would be dropped
- Dr Matlar A -The point is whether a legislature that represents properly interests is likely to accept a proposal of this kind. Is that your difficulty, or is it that you want to reduce the element of uncertainty
- Q-Ms point is this. If you settle land permanently and expose the ramindars to an occasional lers, there will be the same amount of uncertainty as no one knows how many times there will be a deficit in the provinced budget
- Dr Milla 1 -l or one thing it is likely to be only for emergencies In the scould place an extra levy would mean only a very small proportion of the permanent revenue. In the case of a thirty-sens settlement the family settles down to a particular standard of expenditure. At the end of 3) years the whole thing is shaken about Compire that with a system where you have a definite amount of land revenue with a smill extra levy coming in occasionally. The question is a relative one Which is the word? My point is that the element of uncertainty in the thirty year settlement is really the greater
- Q -In the course of the last 30 years how many times have there been deficit budgets?
 - A -I can t say off hand
- Sir Percy Thompson Q -You know the tendency of emergency taxes, don't you? The income-tax was an emergency tax in Ingland
- Dr Matha: A -The whole point is this It really depends on the question of public expenditure
- Dr Hyder Q Your point is that if there is control over expenditure you will have no occasions for increase. Supposing you have full control over the sources of revenue and the excise revenue suddenly falls you will have to have recourse to an extra levy?
- Di Valla A In extra levy like this would not cause general resent ment if the particular kind of expenditure for which this is wanted is acceptable to the built of the people. If you have a scheme of elementary education and if you go to the Council with a demand for 50 laklis of rupees. I have got sufficient faith in the election teith it will be accepted. At precent they would turn round and say that the great bulk of your expenditure was determined at a time when they had no voice. Therefore, if you propose an extra levy they would say that you ought to do away with the unnecessary expenditure. If you have control over expenditure then it seems to me that this extra levy would not be so very difficult to carry out. very difficult to carry out
- The President Q-Have you had any Retrenchment Committee in this Presidency?
 - A -We had one
 - Q -Composed of representatives of the democracy?
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A11-3

Mr Duranswam Annar A - What reconciled us to this proposal is that land levenue has not grown very rapidly. The sacrifice of revenue will not be great owing to its inclusive character. Moreover when new land is brought under cultivation, this would not affect the growth of revenue

Dr Hyder Q -I find that from 1890 to 1924 there have been fourteen deficit budgets and hence the landlords and the agriculturists might be apprehensive of a levy coming every other year

Mr Durasuam Ayyar A -There will be a check also on exponditure when you have to face the Council

The President Q-In the list paragraph you say that "the idea of taxing land on the has a of its capital value does not commend itself to us" Are you there referring to Mr V K Ramanunjacharia's book?

Dr Mathar 1 -We are thinking of a sistem life that of the Japa

Q-You say land valuation will be difficult to carry out. Will your criticism still apply if there is a fax on rental value?

A -It would be less difficult to ascertain rental value

O -There would be a fixed rate of levs?

1 -But what is the advantage of it?

Q-\ll the districts would pay the same rate. At present the rate values with the settlement hobods can say what the rate would be

Mr Duraisu in Ayyar A -But the capital value of land will not be uniform

Q-I am speaking of central value. The rate of transion may be fixed by the legislature at a certain percentage.

Dr Matlar 1-May I know if there is any idea of centralising the revenue?

Q .- The Settlement Offices would make the reluction and the legislature would fix the rate. The Collector would apply the rate. Mr Ramanujacharia calculates it as I per cent of the capital value.

 Λ —I do not know if it would make very much difference from the present position. Can't von have uniformity even in the present system by equalizing the districts?

Q -The districts settled earlier would always be paying less, owing to the differences in the commutation rates

Dr Mathat 1 -How do you estimate your rental value?

Q-I have not gone into the question

A -You have got a small landlord who cultivates his own farm. How do you estimate the rental value?

Q -I rom the tent the tenants would pay for that land

A -If you estimate from the profits he gets out of land, you are practically carrying out the same process as the present settlement

Q-lou will pay a uniform rate of tax, whereas at present you pay a rate which depends upon the idioxyneracy of the Board of Resenue and the Settlement Officer

Mr. Diracticant 1y/ir, A-1 sen then the idiospheresy would come in in the matter of saluation

Q -To some extent

1 - How would you apply such a scheme?

Q-lou would apply it to districts as they fell in, and ultimately the whole province comes in

Mr Dunnisean lyser 1 -- Unless it is done at the same time, you will not have uniformits

Q-It present you can never get it at all

Dr Matta: 1 -We do not think that hel of uniformity is the most important of jection to the present system

Diwan Bahadur J. VENKATANARAYANA NAYUDU, B.A., B.L., Inspector-General of Registration and Registrar of Joint Stock Companies, Madras, was next examined.

Written memorandum of Mr. Venkatanarayana Nayudu.

As the Inspector-General of Registration, Madias

Q 88—The Indian Stamp Act is a revenue law which enters largely into the business transactions of daily life. Its operation is more or less automatic in that its application is left to the people themselves. It is therefore necessary that the working of the Act should be as clear as possible, so that the people may thoroughly understand the obligations which rest upon them. The principles underlying the Indian Act having presumably been berrowed from the Leglish Act, any departure made to suit Indian conditions should necessarily take account of those principles.

Commercial transactions, to example are lightly taxed, compared with others, in accordance with the British printice and an undue enhancement of the Indian duties in this respect is out of the question in view of the international character of commerce, and the comparatively slow progre's made by it in this country

The duties on transactions relating to property are rather heavy, and if a further increase is sought to be effected in these duties the question of undervalention of property or distortion of transactions or both, will have to be faced in all seriousness. There is already section 27 of the Stamp Act which shows which way the wind blows for it requires that the facts affecting the stamp duty should be fully and truly set forth in instruments. The State is no doubt cuttled to a share in the periodical rise in the value of land but such improvement is partly the result of the disproportionate dearned therefor as a farm of investment. consequent on the slow development of trade and indistry and the lack of public confidence in business enterprises. There should therefore be a limit to the stamp duties levied on this form of investment, which is resorted to by the people not so much for the meome it yields as for the element of safety present in it

The Stamp Act was an all India measure till the 1st April 1922. I rom that date an enhanced scale of duties his Leen introduced in this Presidence to meet the general defect. But this has meanable led to a difference in rates throughout India necessitating the lerv of the balance where necessary. The disparity in the scale of duties however is bound in the long run to affect the free rouse of transmission is between no province and another and it is to be hoped that the matches of the duties will once more be equalised in all the provinces secon as their financial position is restored

Q 91-Strictly speaking the registration for hard should not be higher than the sum required for meeting the cost of the registration still including pensions cost of stationers. Unliking etc. a rargin living of course provided as a safeguard against the rariations in the recepts consequent on the fluctuations in registrations. The service run level it the Registration Department mainly consists in the creation of erilence of title in respect of transactions relating to land but the age ice which From the transfer of retenue register in respect thered is descred from that which registers transactions generable. Conceptents cratter from the which registers transactions generable. Conceptents cratter from the sud to be complete in itself but opinions differ as to the feasibility of coordination of belt the secretes so as to sever a register of eight and every transaction. The registering public in ur all the size of dutility expenditure in consequence of the dual extinct of the age of englished that therefore a self-continued system of registration for solved the secret registers of the size of registration for the secret size of the size o records the transfer of revenue register in respect thereof is directed

In these and other reconst, the "Concernment of Indra has repeatedly affirmed that the 'Registration' Department has not been established for the purpose of realizing a profit to the Government, but in order to secure a better record of title in India and hetter evidence of monetary transactions among the people' and has construitly impressed upon all Local Governments' the need for devoting the surplus in their hands (after meeting pension and other indured thatges) to providing furthers for registration'

It has accordingly been the practice to utilize in a large measure the supplies derived from registration receipts, partly for opening new offices which have the effect of reducing the distances the patients have to true for getting their documents registered and partly for improving the projects of man who, by dint of hard and honest word, have contributed to tho surplies.

the enhancement of registration fees for such a purpose mults of course a definite departure from the time-honoured principle that only so much sum should be collected by way of fees as should ordinarily suffice to meet the requirements of the defaitment. Indications of the country of the register of the country of the register of the supporting in a measure, the united this change however the Honble the Ministry for Iduation stated is under in the come of a discussion in the Local Tegislative Council in March 1924.

to the general finances of the State and not out of the necessaty for seeing that the department was self-supporting. I may add that I myself do not see any particular reason why we should maintain the present rates when the fixures are in a better condition. By own ides of the department as a Homorable Members are aware that we should maintain it of the convenience of the rural population and open new offices when people make applications, for them

The financial position of the Presidency being what it is a reduction of the present scale of registration fees is out of the question at present, but there can be no two opinious as to the soundness of the principle land down by the Government of India having regard to the obligations which itself upon the Local Government to make registration easy and popular, to introduce a complete record of registry and to bring the prospects of the men in the department into him with those obtaining elsewhere. These reforms may be talen in haird and pushed on, once the finincial stability of the province is restored in response to the demand of the public that the fees leviced should be spent for purpoles for which they are primarily intended.

O 157—The levy of uniform stamp duties and the central administration thereof ought to be commended for reasons given in my answer to Q 88. If the levy of stamp duties at varying rates cannot for financial reasons, be altogether dispensed with the apprehended transfer of business from one profince to another will affect not the transactions affecting minimalable property but these relating to movable property, money included

Even when a tax is unchanging in its incidence a division of its proceeds between the Central and Provincial Governments generally arouses provincial polouses, and these will be all the more intensified in the case of stamp duties lexical at varying rates in different parts of the country. I further obstacle to the allocation of the proceeds here in the varying income derived not from one but from several taxes in the same province where the land recentless to make the process. from measure-tax and vice ters: In the circumstances it will not be equitable to take a particular tax by itself for the purpose of making a division of its proceeds.

The alternative seems to be to pool all the resources which are laid under contribution by the Government of Indix before deciding upon a discussion of the income from a particular tax. At the same time, the most of the income from a particular tax of the same time, the contribution of the income from the same time, the contribution of the same time, the same time of central received and the Promeral Governments above the Government of Indix should not confine itself to a few trees and appropriate the whole of the proceeds therefore, knowing the Lord Governments to utilize the entire regions derived from other sources.

The foregoing considerations more or les apply to judicial stamps

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1s the Registra of Joint Stock Companies, Madias

Q 85—India being industrially backward, the strong dates an companies may many what they are at present, but should it at all be considered necessary to one them in sees at the growing in moral needs of the country, the following suggestions may be examined—

Computing the medicine of disters and feet psychic in the mitter of registration of companies. In Jugland with that in India it is seen, in the first that of the mitter is seen, in the first block in Jugland in Lingland the memo india is, fur less than that I is block in Jugland. In Lingland the memo indian of association and the attracts of association in the properties of a secretion have each to be used acceptance of 10 shiftings and, in idiation to these, in respect of functed companies and allower stamp duty is also imposed on the nominal capital at the rute of "\$1 for each £100 or portion of £10) and the like upon any registered increase of capital (section 112 of the English Stump Act 1891 as amended by section 7 of the Finance Act 1899 and section 80 of the Invance Act 1890—10 and 11 Geo 5 cm 18). The form of this stiement of nominal capital is enclosed (Invance 1) Here in India no such stiement of a signal appears of the Finance of the St. 80 on the memorandium of association (Articles 9 and 32 of the Madras Stamp Invadiant test, 1922) As the duty in force in England on the nominal capital of limited companies is all value to the myostic of a similar duty here will not affect companies with small share capital and companies of mignitude should te to blot to bear the proportion the duty Having regard, however to the fact that the conditions in India are not so favourable as in Tagland a duty of two anns for every Rs 100 of nominal share capital max be imposed and a reduction may be made in which is only to the state of the above suggestions is illustrated in Annexure II and it will be seen therefore that the stamp duty increase proportionately with the increase in the nominal capital?

Secondly as regards regardenton fees the fee payable according to Tablo B of the Indian Companies Act 1913 is leavier than that payal lo according to Table B of the Companies (Consolidation) Act 1908, as will be seen from the following figures:

Capital	Registration fee in India	Registration fee in Fingland
Rs 20 000 (£1 333 6 8)	Rs 40	Rs 30 (£2)
, 30,000 (£2,000)	, 60	30 (£2)
, 75,000 (£5,000)	,, 115	75 (£5)
, 1 50 000 (£10 000)	150	93 12-0 (£6 5 0)
, 15,00 000 (£100 000)	6°5	431 (0 (£28 15-0)
30,00 000 (£200 000)	, 775	E(o 4-0 (£33 15-0)
, 75,00 000 (£500 000)	1 000	731 f 0 (£18 15-0) 750 0-0 (£50)

^{*} Prior to 29th April 1920 (vide section 30 of the Finance Act 1920) this duty was only 5 shillings for every £100

Lamited Companies

	England.	配oT (13)	£ 15 (Rs 225) 41 (Rs 615) 1,001 (Rs 15,015)
	Stamp duty in force in England.	10 tanastri2 lenimon lenigeo	1,000
	Stamp dut	E Artioles	*010
	02	mabarroms1£ 🗟	2001 1001
		laloΓ €	1,895
ımes	Proposed stamp duty	lo insmited? lenumon © lediqes	ns 25 75 1,875
Lamited Companies	roposed	3 Artioles	10 10 10 10 10 10 10 10 10 10 10 10 10 1
Lamite		ашьивтопія Е	10 10 10
		[ejo'T &	* 00 00 **
	Fxie'ing stamp duty	10 hatenend Lemmon & Lehqes	:
	Zxie,ing 6	• rələiti/ @	# 8 8 8 8
		mubartones// &	3888
£1 = Rs 15		Comral phase captal (Lankel Companies)	I.a. 10 000 (21,333) I.a. 60 000 (21,000) I.a. 15 00 000 (2100 000)

ANNEXURE III

Total stamp and registration fee (Memorandum and Articles)

]	Tetel	873 873 1884 6 1511
	no quede lenqes	1373 9373 1 876 5 625
Proposed	Registra-	7.5 37.5 37.6 37.6 508.4
	no qmeið esleitta	10 10 10 10
	no gami? omem mubner	50000 01000
	[EJO]	ns 140 195 705 1 005
Bung	Erdergoff essi nosi	ne 60 115 625 925
Fristing	no quitze	50 52 52 52 53 53 54 54 54 54 54 54 54 54 54 54 54 54 54 5
	no quari- omeni mulari	* 8888
संग्र		5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5

ANNEXURE IV.

Externent showing the effect of the proposals on the receipts in the financial year 1923-24.

Fal.	Evola)	RS R8	38,370 16,160	12,849 11,316	.51,219	5,270.
Collections under the proposal.	essi moitaiteigeif @	41	9 073	1,005	10,078	(e) Nominal capital was increased by Re, 84,75,270.
Collections	tind quals meroles bk to 001 eH 701 2 ek is E (fenortibbs) feliges	ä	768 T± (6)	(e) 11,844	39,241	capital was more
	િશ્ચામ વેળામું કુ	E 22	1,900 (95 × 50)	Nul.	1,900	(e) Nominal
	ehyisosı ledoT E	82	22,210	1,533	23,743	450
	S Registintion fees	82	14 610	1,533	16,163	res Rs 2 19 17
Ac'ually collected during the year	Cisap duty.	ī	7,600 (95 × 80) (a) one compuny was registered under section 16 and was exempt from stamp	anty. Nd.	7 600	(s) Memorandam Rs 30 + Articles Rs 10 (b) Vominal capital of combanies regulared was Rs 2 10 17 450
	S lieguissed damag at the year, of the year, of the form and the first a			139	2	(a) Memo
	Blegulered daring		2	:	£	

Nors -Maximum fee under the proposal will be Its 750 (£50)

ANNEXURE V.

Return of Transfers of Shares The Indian Companies Act, 1913.

(Section

(To be filed with the Registrar within one month after the transfer is registered)

192 of the (b) Made pursuant to section Sumber of shares Name of transferer Name of transferes transferred Date of regiswith address with address and tration of and occupation occupation transfer Ordinary Preference (1) (2) (3) (1) (5)

Note -(a) In making a return of transfers under section of the Indian Com-

panies Act, 1913, it is to be noted that-

Return of transfers (a) from the

the

192 t۸

of

1 When a return includes several transfers made on different dates, the actual dates of only the first and last of such transfers should be entered at the top of the front page and the registration of the return should be effected within one month of the first date

2 When a return relates to one transfer only, made on one particular date, the date only should be meeted, and the spaces for the second date struck out, and the 'made' substituted for the word 'frem 'after the word transfers' above (b) Here meert name of company

Mr. Venkatanarayana Nayudu gave oral evidence as follows .-

Sir Percy Thompson Q-In the fourth paragraph of your reply to Q 85 you say that the disparity in the scale of duties is bound in the long run to affect the free course of transactions as between one province and another, and it is to be hoped that the incidence of the duties will once more be equalised in all the provinces so soon as their financial position is restored Can you do that except by making at imps a central subject?

A -Stamps should be made uniforta

Q-And the only was you can make it uniform to be making it a central subject?

4 -- Yes

Q -Is that a desirable thing in your view?

A -In these days when there is the try for provincial autonouse if you take that measure. I think it has be a retrograde step

Q-You say you are going in the direction of provincial auto-co-th advocating this method will you be going in that direction? A .- The Legislative Councils are claricuring for more powers over the subjects affecting taxation

Q-If they are claiming and get these powers in regard to the rates of stamp duty, what is there to prevent them from having different rates in every province of the country? One province which wants more revenue may say 'we will double it'.

A -Some sort of control may be vested in the Governor-General

Q -If you have that control, is that autonomy?

A—It may not be I am in favour of making-these rates uniform and removing all inequalities. At the same time, I am doubtful whether it would be in consonance with the spirit of the times. Therefore, the nuisance of differing string duties is menticible. But there is a limit. If a prometal legislature passed an Act doubling the present-stamp duties, I think the populo would raise a line and cry and that Act would be repealed in no time.

Q-The trouble will then be what provinces are to come into line

A —As far as the people are concerned, they don't trouble themselves with the rates prevaining in other place. They generally do not have a comparative idea of things. As long as they find that they are not heavily taxed themselves, they don't worry about the rates elsewhere.

comparative idea of things. As long as they find that they are not nearly taked themselves, they don't worn about the rates elsewhere.

Q—In the next paragraph I do not quite understand the difference

between the functions of the registration department and those of the agency which records the transfer of revenue registry.

A-It is the revenue department, which maintains the settlement registers and other connected revenue accounts

Q-What does the registration department do?

A—As soon as the transfer document is presented, if it is absolute, the registring omicer requires the party to submit a transfer application in order that the name of the purch is remay be entered in the revenue accounts line forms are filled up in the presence of the other, and he attests them and sends them on to the revenue department. The business of the registration department is to keep the record of the document in the transcription volumes.

Q - That is the evidence of the sale?

A — Les Then it has got to go to the resonue department. It is only for the purpose of keeping the resonue accounts up to date that this thing is done. Outerwise, the salter communes to be shown in those accounts as to patladar. In order that the name of the seller may be removed, this application is taken from the executor.

Q -Why not amalgamate the registration and the revenue departments?

A —Sir Charles Fodhunter knows that we have been trying to reform in this direction, and we have been partly successful. But for some reason of other, the revenue department is very apprehensive in regard to the success of the scheme and therefore they have not consented to it, nevertheless the trigistration department, us fail as it is concerned, is trying to do its best

Q-What are the difficulties?

11 1,57 A -The main difficulty hen Supposing one full holding is transferred, the portions of the holding are transferred th ŧ a subdivision is effected I appear before recognised as units . power to make the registration officer. That power is now vested in the revenue enquiries in the villag in the revenue accounts. That power is now vested in the revenue subordinates, and that cannot be transferred to the registration officers who are stationary, and who may not be in a position to make any local enquiries

Q -Why not make over the functions of the registration department to the revenue department?

A —That was tried long ago Until 1875 or so the registration officials were the Tabuldar or Deputy Jahusdars and the my etting officers were the Deputy Collectors or the Assistant Collectors, and the officer responsible for the whole registration department was the Collector himself. But later on, it was found very difficult for these officers to discharge those duties. When the registration work was in its initial stages, they were able to do it during their tours. But later on they were not able to do it during their tours. But later on they were not able to do it they work, therefore a separate department was organised.

Q -Surely they can do the work of the revenue department had not only its present staff, but additional staff equivalent to that of the registration department? A -les, some additional stiff was given in the shape of some extra

clets, but the work was not done efficiently and therefore that system was found to be a failure, and this system of having a separate department manned by separate officers, who are classed as District Registrars and Sub-Registrars has been found necessary

Q-Now you try to work the other way, devolving the functions of the revenue department on to the registration officers?

A - Not all the functions, but the functions in regard to the transfer of lands Now we have greater facilities to maintain the record of title in our office. The revenue officers have not got that facility

The President Q -You will index all the transactions relating to each survey number?

A-les, we write up a record of each holding from the revenue chitta Inam B register on the one side and all the transactions which affect those Absolute lands are ledgered opposite the survey helds comprising the holding transfer of lands from one patta to another are shown separately and distinguished from transactions of an ephemeral character such as mort gages, leases, etc. This enables us to grant encumbrance certificates very readily, whereas it would take about a week or so to collect the same information from for each year According to the new system

brance certificate

mutes to grant an encumm an intending purchaser

wants to find out whicher the land is rice of not, he applies to the registra tion department for getting an encumbrance certificate, and then we take n week or so As soon as we give him the certificate, he gets the deed executed. But under the new scheme which has been ordered to be introduced as an experiment in this district and Tinnevelly district, the purthaser simply goes to the registration office, pays the fees, looks into the register, satisfies himself with regard to the existence or otherwise of encumbrances, draws up a deed of sale and registers it then and there

Q-This means that registration of transfers below the value of Rs 100 will have to be compulsory

A-Yes That will materially help the accurate preparation of the record

Q-lou give a quotation at the top of page 20 of your written statement, could you give us its source? A-lhat is from the Government of India's circular that his been

communicated to the Local Governments

Q-Could you give us the references A -- I will send it on to the Secretary

Sir Percy Thompson Q-1ou say in 1923-1924, the actual figures show a surplus of Rs 27,476 under stamp duties and registration fees put together Has that position been altered now?

They have been clamouring for the reduction in the Council, but the consideration of the question has been promised

Q -The fees are recognised to be too high?

Q -The enhancement is supposed to be a temporary incoure?

A -- 1 ce

Q-Have you examined the effect of those enhancements in particular Cases

γ -- J α

Q -Is there any evidence that it deters people from registering the r documents

A -To some extent it does. I have propaged a statement to abow that it has affected to some extent the number of regularation. Here is the tun paratise statement, which shows the general function of the TRI proof of the rai ing of the regi tration fees

- Q -Can you give us particulars of individual cases, particularly of wills because the fee is an indirect duty on testan entary documents?
 - A -I shall have a statement prepared and send it on to the Committee
- Q—Regarding the question of strum duty, etc., you say that 'the alternative seems to be to pool all the resources which are laid under contribution by the Government of India before deciding upon a division of the income from a particular tax or taxes ' I do not quite understand what you mean by it
- A .—The revenue from all the provincial subjects may be added together, and a certain proportion which has to be paid to the Government of India may be determined
 - Q-flat means the existing system?
 - A -Yes That is the present arrangement
 - Q-It is not an alternative to the existing system?
 - A -No
- Q-You advocate a duty of two annus for every Rs 100 of nominal state capital as in England The two annus which you propose work out at one-eighth of the duty
 - 1 -- lo I have said one-eighth per cent
- Q-The duty in England used to 10 I per cent, and this is, really speaking, a war increasing, and therefore it is likely to be reduced. You would reduce the fixed fees, and the stump duty provide on the Memoran lina and Atticles of Association, which is only 10 shiftings in England but which is 83 30 and Rs 50 here.
 - A-les I consider Rs 30 rather too high
 - Q -Have you any idea what revenue it will produce?
- A.—I have prepared a statement. The financial effect would be that there will be an excess invenue of Rs 27,476 from companies in Madras Annexure No IV attached to my written statement will show this
- Dr Paranypye Q —What is the total income from the companies registered?
- A—The fee for registration of companies comes to about Rs 16,143—1 have given this also in my statement
- Sir Percy Ihompson Q Is it a practice in Madias for companies to register with a great deal more nominal capital than they are actually working with?
 - Λ—Yes
- Q You think that the tendency to show this nominal capital would be checked by your suggestion?
 - A-les it will have some wholesome effect
 - Dr I arangpye Q -Lapecially with regard to insurance companies?
 - A -10
- Sir Percy Thougson Q-But then you may not get as much as Rs 27,000
- A -It may be It might make some difference, but not a very material difference
- Q—Then with regard to duty on shares, you say there is evasion of stamp duty on the trinsfer of shares, etc. Your suggestion is that treturn in the form annexed of cases of transfers of shares in the case every company should be liked with the Registrar. Do you mean, annually?
- A-No Lyery time the transfer takes place. If the company sends a return of transfer to the Registrar, he will scrutimise the transfer with reference to the transfer deeds
 - Q-Is it not a cumbrous procedure?
- A-No lor every allotment that is made by the company, we get a statement from the company and we do not find any difficulty at all
- Q -Surely the simpler way of doing it will be to require every transfer to be adjudicated before its registration
 - A -But that it will be a hardship

Q-Why so P

A -Because they do not know what stamp duty they have to pay for rangings

transfers Q Getting of adjudication of stamp duty will be a simple matter. Why should you put the onus on the Registran of the Company, why not on the

transferee?

A -I was proposing the same procedure as is adopted in ordinary registration. When a stamped document is filed before the Registrar and it is understamped, he impounds the document.

Q-You have power to examine these transfers in the office of the company? I thought you meant to examine these transfers at the office of the company.

A-No, they are filled along with other documents such as ordinary

mortgage deeds, and they will be examined in our office

Q -If they are filed, you can check the stamp duty?

A —Yes

Q -Why do you want this return?

A-We do want the return along with the transfer deeds We do not otherwise see the transfers at all except in the annual list

Q —Is the registration department entitled to look into the books of any company to see whother the proper stamp duty is paid or not?

A -We have no power to overhaul these records to see whether the proper stamp duty has been paid or not

Q -Suppose you have the power to inspect the office of the companies?

A -That will entail a good deal of establishment

Q-In England we have got that power

A -- Here, we have not got those powers

Q—I cannot see how it is justifiable if you have a registrar who is doing this work and to give the company the trouble of sending the teturn to you. I should have thought if you have power to go from time to time where there is any suspicion and inspect the transfers to see whether they are properly stamped or not it is sufficient for your purpose.

A—Even then we can do that only in the case of few companies, which will require a larger number of officers. Whereas as the department at present constituted there is only one District Registers for the

whole district

Q -I should have thought the total time involved in visiting the officer from time to time would be less when compared to the time involved in your scheme.

A -I do not think so

The President Q - Have you studied the principles underlying the rates of stamp duty and registration fees?

A — I navite your kind attention to page 191 of the Indian Stamp Max — I have studied the instructions and has some suggestions to make Please see paragraph 80 instrument of hypotherestic rowal kinetic states, where such kinetic states are first a companies of the reparties, where such kinetic states are first to companie to the reparties of the properties of the reparties of t

equal to the value of the property taken over. The agreement evidencing such transfer is generally stained now with twelve annus staining. Article 1 (c) of Sciedule LA, Madres Staining (mendment) Act, 1922, bour what to be 1 (c) of Sciedule LA, Madres Staining (mendment) Act, 1922, bour what is regular conveyance full duty at conveyance takes is levited. To quiete a specific instance, the firm of V R M Ramaswami Chetti, was taken over by a newly registered company of the same name, vir. W R M Ramaswami Chetti and Company, Limited The particulars of contract evidencing this transfer were recorded on a twelve annus staining paper but both the Collector and the Revenue Board held that the contract was a conveyance and should berr a staining duty of R 1,522-8-0. As the agreement pertains to initial allotment of shares it cannot strictly be viewed as an agreement for sale of shares strampable under Article 4 (b) of the Madras Staining Amendment Act, 1922. In in note I have therefore suggested that special provision should be made in the schedule in regard to the stamp duty on agreements of the Lind in question.

Mr. C. GOPALA MENON, M.L.C., Madras, was next examined.

Written memorandum of Mr. Gopala Menon.

Incidence of Taxation

O 1—Annevure A-2 (i)—The estimate of areas soins—In this Presidency this is accertained on the reports mostly of the village officials which are off and on checked by the Revenue Inspector and probably also by the Tabisidar The experience is that the Settlement being made once in 20 years, they only rely upon the figures obtained at the time of Survey and Settlement and are indifferent to make periodical icusions, except, peilings in the case of second crop

To judge the estimate of outturn by the meas sown instead of the actual outturn is particularly a hardship especially when in all the parts of the Presidency there are not sufficient irrigation facilities

(i) The estimate of normal crop—The present method of obtaining the estimate of normal cop be arbitrarily taking up isolated plots cultivated and arriving at the normal crop return is unreliable. In the first place the area selected often is not typical at all of the tract, in the second place, it is cultivated under the best conditions and with the best appliances with the holp of expert adure from the Agricultural Department such as manure rotation etc. In the third place what are called normal conditions do not exist at all, at all times and in all places. The crop returns obtained on this data by the revenue officials do not form the just brusy for assessment.

(iii) The estimate of the crop for the year lased on the normal crop estimate—The estimate of the actual crop leng made in terms of the normal crop which I criticised alove as dictive is for that very reason unreliable. The method of calculation given in Annexire A for arriving at the actual crop estimate may be correct, but the data upon which the calculation is based are as explained above imadequate and unreliable.

In order to remedy the defects of the present system of obtaining agreeithers is would suggest that the work should be taken out of the hands of the subordinate resemble officials who are more often overworked and underpail and this work should be entrusted to a Department of Statistics in all Proximical Governments with especially trained interact staff who possess the required qualifications for collecting such information.

Q 2-Find out the area cultivated for a series of years—say ten-fire years will not be anough to give the average—the gross income from the areas cultivated according to the average pieces ruling for the same period for the different creps in different areas.

With regard to the estimates arrived at 1s different economists the war period should not be taken into account for the reson that stragellunary factors have operated during these verys that is with its better to take a green of normal years and arrive at the average income

Q 3-Income tax returns are incomplete, as in the first place income from lat 1 is hit assessed in India. There are no death duties in India.

- Q 4—A bill similar to the one now introduced in the Bombay Legislative Council referred to a question No 6 may be introduced. In addition to this statistics of all employees in all public services together with their according to the product of all trading companies both private and joint stocl.
 - Q 5-Not worth while So I will not advocate such legislation
 - Q 6-I agree to all India legislation on similar lines
- O 7—This has value because it will give an idea to the Government of what the economic condition of the people in this country is, and it will help them to impose new taxes after urriving at the probable tatable especty of the country. These estimates in conjunction with the estimates of family budgets of all grades of people should form the chief factors for determining the incidence of taxation
- Q 8-I wish it were possible to conduct an economic enquiry with reference to each district if not each village
- of 9—Agricultural, non-agricultural and professional. To arrive at the real incidence we should take into account not only those that pay direct taxes but also all those that contribute to the State in the form of indirect taxes. Take the taxes paid both direct and indirect and divide it by the total population.

Non-tax Recenve

Q 13—As the Government commercial undertakings are pioneer industries for the purpose of leading the people in the country to undertake such concerns, and as they are started only as a model for them I minter a bare return on the capital invested would be sufficient most should hand over such concerns the moment people themselves are fit for run such undertakings of their own and shall not try them till they green strong and such a real steady profit

No element of tax appears in the case of (a) but it does in the other two cases (b) and (c)

The policy of Government should be not to make any profit in their community concerns as they are so vital for the economic welfare of the community.

Payments for services rendered

- Q 18—The dues levied for the safety of shipping at a port are only indirect taxes levied on the general tax payer as much as three dues are taken into account to arrive at the net value of the goods
- Q 19—Such taxes are imposed for particular purposes to meet the needs of Pirticular localities, and cannot therefore affect the general incidence of taxation and such taxes should not be taken into account in arriving at the needscope of taxation generally.
- Q 20—Taxes for certain local services which are inertiable for life in the locality need not be distinguished from those taxes levied for general purposes to arrive at the incidence of travation for that particular braility on the other hand taxes which are quite of tional may be omitted.

General Principles

Q 26 -The principles enunciated by Adam Smith are (1) Ability to ray (2) Certainty of the amount (3) Convenience of the contributor, (4) Economy of taxation The other suggestion is that there should be consist of burden among all classes according to their capacity to pay

Incidence on the poorest classes and Poll Tax

- Q 27 —Test for exemption is inability to pay The objection for every member of the community to pay a tax of some sort—is that it is not member of the community to pay a tax of some sort—15 that it is not possible to distribute the advantages among all people and charge them in proportion. The second suggestion of equality in taxation—all are equally menefited by the State, why should not all pay equally for these advantages. The method of equal contribution per head would be impossible, besides it is extremely unjust. Therefore we come to the generally accepted principle ability to pay 'as the best test for taxation. It may be assessed on property gross income or net income. The taxation may be proportionate or progressive. In the first instance, income is taken as the standard and the amount of public burdens regulated by it. Progressive taxation, is more contribate. taxation is more countable
- Q 23 -Taxation may be the proper basis for representation, but as universal adult suffrage is the ideal form of representation, capacity to pay taxes alone should not be taken as the basis for franchise
 - Q 29 -Only direct

are subject to income-tax

0 30 -- \0 It is objectionable being a compulory tax

Income tax

- Q 33 Yes I enclose a statement giving the rate of increase I suggest for different grades of income
- Q 34-I prefer the present scheme of graduation, which in my opinion We need not adopt any other scheme of gradation is satisfactors
 - Q 35 -No differentiation necessary Very difficult to find out
- Q 36 -Proceedings of inquisitional nature are necessary and cannot be avoided. The only way is to conduct a survey for the purpose or take census statistics
- Q 37 -Super tax in 1922 was imposed as an emergency measure. I am of opinion super tax as such may be abolished but the rate on higher
- incomes where super tax is now imposed may be increased Q 33-I am not in favour of removal of exemption of incomes derived from agriculture given under 4ct 2 of 18-6 so long as the present land revenue system is continued
- I would like to draw a distinction between the earnings of a farmer and the incomes of the absencee landlord in this Presidence From the latest Census statistics it will be observed that the following is the proportion of landowners tenants and labourers -

Distribution of 1000 actual scorlers in agriculture

Distribution by 1000	err e tree i	11017 (13	 ayir are		
Description			1921	1011	
Non-cultivating landowners			49	23	
Cultivating landowners	••		241	426	
Non-cultivating tenant			22	207	
Cultivating tenant			205		
Farm servant			204	210	
Field labourer.			2330		

- Q 39 -I cannot rouchcase to the correctness of the figures but if the system is adopted there will be a substantial additional income to the Government and a relief of burden to the poorest classes by taxing agricultural propers analysis. cultural incomes including those from the permanently-settled lands
- Q 40 -- Most of the income-tax assesses are generally persons who have in towns where the cost of living is high So the limit should not be reduced
- Q 41 -After the introduction of the new system of income tax control, the assesses are furnishing a true statement of their accounts and so there is nothing to say against the present system of norking
- Q 42-it would be better if accounts are real natural in a stanlard fain. Is all the centile pl whether provide or training from whose members are the fact to make the contraining from the contrainin

- Q 44 -The issue of income-tax free securities is unnecessary
- Q 45 —Bearer securities do afford facilities for evasion. So I approve of the idea of collecting tax by means of a special stamp duty on coupons
 - Q 46-1cs
 - Q 47 -I prefer on the three years' average as in England

Taxes on consumption

- Q 49-1 Those who do not contribute direct trices are the poorest in the country and the best way of reaching them would be to try articles of consumption. But in order that their standard of living night not be reduced the taxes should be low and on as few articles as possible. The taxes on luviners touch only the higher classes and may be heavier but consistent with steadiness of income.
- 2 The thing that strikes me is that by putting a tax on smoke or on drink at a certain limit, it is possible to increase efficiency if proper control is exercised in the sale of those articles
- 3 The idea that luxures alone should be taxed relieving necessaries altogether is only the ideal but not practicable. It is, however, necessary to pudictously impose duty on necessaries as low as possible and tax the luxures as high as is required for revenue purposes. In fact there should be a judicious combination of taxes on luxuries and necessaries as an inertiable cril
- Q 49—The articles that I would suggest for the purpose of levying a noderate excise duty are, (1) Cigarette papers (2) Coffee (3) Patent medicines, (4) Perfumery, (5) Playing cards, (6) Raw sugar, (7) Petrol, and (6) Toilet articles
- Q 50 -It is good in principle when it can be applied to articles like whisky, tobacco, etc, but consumption of these articles in this country is confined to limited class of people and if a graduated scale of duty is levied on certain other articles the trouble and expense involved in collecting the duty may not be worth the trouble and expense involved in

Salt

- Q 51—The theory of salt duty enunciated in the quotation cannot be applied to India where salt is so important an article of food. The average income per head of population is hardly sufficient to meet the bare necessities of life, and any tax on salt would be a real hardship. It is found by experience that in years when there was an increase in duty the consumption of salt has declined, and that medical opinion is strongly in favour of an irreducible minimum consumption of salt.
- Q 52 —The peor classes in the country have already been burdened with duties on other articles equally necessary for subsistence and it is difficult to suggest an equivalent article in the place of sait I do not, however, mean that the sait duty should remain. The only solution is that the revenue of say, nearly three crores obtained from sait should be recouped by retrenchment in other directions
- Q 53—The rate of salt tax in India cannot be compared with those in other countries as the figures given relate to the taxation per head of population and in India it is IS 1.40 per maind. The rate in India is considered high as the income per head is comparatively low.
- Q 54-I prefer Government manufacturing salt and selling at cost
- Q 55-1cs I favour large scale manufacture under Government control
- Q 66—I favour the imposition of a protective duty provided there is scope for the descipinent of salt industry. The question of a consumer in a particular part of the country need not come in the way of the imposition of a general tax on salt. Q 68—I advocate the sale of salt is weight throughout the country as
 - Q 58 —I advocate the sale of salt is neight throughout the country as all is taxed by the weight. It will also lead to uniformity. Care should be taken to prevent adulteration.
 - Q 59-1es As I propose that Covernment should have the control of manufacture at logically follows that Government should open depots for the convenience of the public

Excise on Liquors and Drugs

- Q 61 -We advocate, and we hope will succeed in adopting a policy of total prohibition at an early date
- Q 62 —I enclose a statement of the views on the points raised in this question submitted to the Government of Madras by the Madras Temper ance Lergue, of which I am one of the Vice-Presidents
 - O 63-I accept all the statements except the last one
- Q 64 -As a measure of taxation the Excise policy in our province may be considered not bad
- Q 65 —All rates below Rs 10 per pioof gallon are ceitainly low It is possible to reduce the variety as well as to introduce a uniform rate in all the provinces keeping the rates as high as possible with a view to got maximum sevenue and reduce consumntion.
- Q 66 -I do not believe The increase in illicit production, if there be, is not due to increased rates
- Q 67 -Locally-made liquois may be taxed at the tariff rate and if doemed necessary the restrictions now imposed may be relaxed
 - O 68 -Yes
- Q 69 —Transportation of foreign liquor from one province to another should be permitted under special licenses which must be subject to duty when transported
- Q 70 -Freshly drawn sweet toddy as 15 known in this presidency 18 not taxed, for it is not an intoxicating drink
- Q 71 -I am for a uniform high and prohibitive rate, as my idea is total prohibition of these articles
- Q 73 —From the point of view of taxation it is a satisfactory method Q 74 —It is true that the restriction in the number of licenses has to some extent resulted in the increase in the value of those remaining shows But the advantages gained are not the same as those resulting from
- monopoly Q 75—It is necessary to arrive at some sort of uniformity I believe to be so so

Customs

- Q 78—Leving out the question of protection, tariff should be imposed on as many imports as possible to enable Government to get adequate lovenue and abo to ichieve the consumers prying higher prices if tariff is imposed on a few articles, which must necessarily be articles of large imports. In any case articles considered as useful for developing industries such as machinery, etc. should bear a light tariff
- Q 79—In my opinion the present rates of tariff imposed an authority light is compared with the pre-war days. But I do not think there have been any result in the pre-war days. But I do not think there have been any result in the present of the pr
- Q 80 —As the present tariff rates are far higher than the tariff in force before the Wart, I do not think any increase can be made without reducing consumption, which must necessarily affect the revenues from customs duties
- Q 81—I would recommend the imposition of ad solorem duty as far as possible and bring in it the same grades of stricles. To cate an example 1 notice from the Gustoms tariff list that a specific duty of 30 per cent. is imposed on silk, which is a textile and a duty of 11 per cent ad sulorem on cotton piece-goods. Silk being a coviller article, I do not object to the imposition of a higher percentage of duty but in order to make a scientific classification all textile whicher silk or cotton goods should be imposed. Prought under one leading and an ad solorem duty should be imposed.
- Q 82 I vport duty can be imposed for revenue purpose with advantage in the case of oil seeds, tobacco, increased export duty on tea coffee I

also recommend an export duty on such articles in which India enjoys a virtual rionopoly say for instance jute lac and its products manganeso and all kinds of manure and oil-take to lace and skins and hides

Q F3-I favour od reloren as far as possible

Q 54 -I would suggest a revision of tariff valuation to be done once in a year to give effect to any fluctuations in the market.

Q 85 -The only suggest on I have to r ake is that the appraisars should be more in touch with the market

Taxes on Transactions Lees and Inchies

Q 87.—The list of taxes suggested in Annexure & cannot be imposed as a substitute to any of the existing taxes though their r av be treated as additional taxes. I suggest taxing betting, entertainments, motor cars, and safe deposits

Q 69-With regard to judicial proceedings the stamp duty should be so limited as to gay the cost of the administration of justice only

Q 10 -I agree

Q 91-The crasson is mostly in the case of hearer shares, which are of course introduced in all progressive countries at the present time

Q 12-Stamp duties regultration from count-fees are reflected more as taxes than to meet only the experience for the services rendered

Q 93.—This stands on a different footing. I can lexical for proceedings should be very low so that justices should be utiline away reach of even the himblest citizen of the bette. Pignitration fees on the other hand are lexical only in the case of transactions which are conforted only by those who can it. I then higher size can be forced.

Q t 1 sting taxes but would prefer to see

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Time tax is efficiently realized to the first tension of tension o

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arti Q r ng,

Property Quite

- Q 104-1 This method cannot give exact and real incidence of land revenue as even non agriculturists are included in the total population
- 2 This method will give only the average amount of land revenue per acro of the cultivated area and not the amount paid per capita by the agriculturist
- 3 The soils differ so much and their classification is so arbitrary that a comparison of the assessments on different soils will not give real comparative incidence of land revenue
- 4 This also is arbitrary and unreliable as it will be very difficult to get exact rents or annual values particularly in the rural parts of the country
- 5 This is preferable but it is very difficult to arrive at the gross or net produce, which under the present methods adopted by Government is not quite satisfactory. But the method of arriving at the average net produce should be by allowing for expenses of cultivation, rent, interest on capital average mortality of cuttle and failure of crops. I would add that irrigation cess should also be taken into account and then land ievenue may be expressed as so much percentage of net produce

Minerals

Q 105-No turther taxation need be imposed especially as mining is a nascent industry in the country and nothing should be done to handicap its progress

Land Taxation

Q 106 -I agree

- Q 107 —I would suggest the inclusion of taxes on advortisements, and gambling to be also brought in under Schedule II. The local authorities may be given the discretion to impose any or all the taxes mentioned in Schedule II without the previous sanction of the Local Government
- Q 108 -With regard to house land tax and land cess, nothing can be said against it from an economist's point of view and they need not be discontinued
- Q 112 -That owner ie landlord should be held responsible for all the taxes The burden is generally shifted on to the occupier by raising the rent

Taxes not at present levied in India

- O 119 -I am not in favour of any of these taxes mentioned as we are industrially backward
- Q 120 It is a good idea no doubt, but the difficulty of finding the size of a joint family which viries even during the same year is very great. Moreover, the deductions to be mide according to the size of the family will need very careful investigation lest any hirdship be caused by not providing adequately for the family.
- 2 I am in favour of meometax on agricultural meomes by excluding agriculturists who are paving land revenue at present below Rs 250

Succession duties

I am in favour of a reasonable tax Tobacco nonopoly Tax on motor car and other on these

rehicles, horses

- 3 Owing to influences of western education and modern ideas I believe the system of dowry is rapidly disuppearing and no tax need be thought of 4 I agree to the proposals which are reasonable excepting the universal house duty and increment value duty
- 5 I agree to these except the last one, because in India marriage is still considered a secrement and any tax on marriage will be against the sentiment of the people
- 6 I don't agree to the method suggested as it will affect the trade of the country

Fol acco

Q 121-I entirely agree with the views stated

Tobreco used for medicinal purposes may be exempted *

- Q 127-1 advocate a duty on tobacco raw and manufactured experted from the country. As regards the duty on tol acce consumed in the country the shopkeepers and manufacturers should obtain incenses to deal in tobacco, and these license holders will be under the control of the Pyerse Department.
- Q 123 -I think the practice adopted in the case of opinm may be applied here also
 - Q 129 to limitation of tax for domestic purposes
- Q 132 -I propose half the present rate of customs duties as exciso duties
 - Q 133-I am in favour of ad referen duties
- Q 134—The increase in the imports of manufactured tobacco is due to the increased craving for eightette smoking.
- I do not think that the local trade in eights will be affected very much
- Q 135—Freept the leedies and certain qualities of eigarette made in the country, the rest are all prepared out of imported manufactured to become A medicate oversed duty for the purpose of return my leaves an expense.
- A moderate excise duty for the purpose of revenue may be imposed while import duties also may be increased to that extent
 - Q 136-1es I am in favour of (c)

Duties on inheritance or succession

- Q 137 -1es I agree to the imposition of an inheritance duty
- Q 138 -I refer to the views contained in the Memorandum of the Madras Temperance League enclosed, with which I agree
- Q 139-1 The tax on inheritance should be graduated and should be progressive in time. The rate should increase with the number of times the taxed property changes hands by inheritance.
 - 2 I cannot agree to this view
- 3 I agree with the view expressed by Prof Taussig as this will be a tax like the meame-tax
- Q 140—The schedule of rates to be charged in India may be more or less the same as in Japan
- Q 141—I am in favour of truing the share of the property of the deceased and the tax should be the first charge and the successors should obtain a succession certificate from the court before getting possession of any property
 - Q 142 -Yes It is quite possible
- Q 143-I agree with the view expressed by Sir James Stephen and plead for the exemption of small property from the tax
- Q 144 -By appraising It is done now in the case of disputed succession
 - Q 145 -The Central Board of Revenue recently created
 - Q 146 -The exemption limit in my opinion should be Rs 3 000

Division of the Proceeds

- Q 147-I am in favour of a combination of the third and the fourth method preferably the third only. But in view of my suggestion that the inheritance tax should be administered by the central authority as in the case of the income-tax, I suggest the combination of both
- Q 148—The revenue upon which Central Government now depends is more or less of a commercial chiracter, such as Opium, Customs Incometax, Salt, etc, and so fluctuations are always probable
- Q 149—The basis of separation of revenue is not quite satisfactory. The present division must be a handcop now to Bombay and possibly in the future to other prounces as well in so far as the Central Government takes to itself with the ample and clastic nucone-tar revenue learning the less clastic source, land revenue etc. In the Frontaces
- Q 150 —An effective remedy would be to continue the third method coupled with the fourth the law of distribution must be in certain proposed the fourth of the law of distribution must be in certain proposed, there of the increased assessable income as it obtains at proposed to the income assessable intelligible in principle is accepted, there will be no difficulty for arriving at the rate to le allocated for the Provincial Government.

- Q 151 -Yes
- Q 152 -I accept this statement
- Q 153 -I do not think this is necessary
- O 154 -- No
- Q 155 -I would like to trent tobacco in the same way as excise
- Q 156—I have already suggested that succession duties should be centrally administered. I think a division of the proceeds is quite practicable. Central Government may retain the exact cost of collection and administration making over the rest to the Provinces concerned.
- Q 157—In my opinion similar consideration does not exist in the case of stamp duties. With regard to the distinction between Judicial and non-Judicial stamps, the present system works all right.
 - Q 160 -I agree generally
- Q 161 —There is no need to impose any limit by law Legislature has power to interfere in the matter

Machinery of Taxation

- Q 163 -I advocate State enterprise in these cases
- Q 164 -No I do not support monopoly of such services
- Q 165 -I approve the principle of monopoly in the case of Salt, Tobacco, Petroleum, Explosives and Spirits
- Q 166—Contract supply system should be abolished and the present method of administration of Salt may be usefully adopted in the case of articles suggested in answer to Q 165
- Q 167 —I think it is applicable in the case of income-tax and succession duties
- Q 168—In view of the recent changes brought about by the creation of special income tax department and the transfer of functions relating to Local Self Government to non-official bodies the portion of the land revenue stiff known as the Deputy Collectors in this province may be abolished. The revenue functions which they are now performing may be usefully transferred to the Tahsiklars and the magisterial function may be tisefully transferred to the Tahsiklars and the magisterial function may be usefully transferred to the publical officers. In localities where the Deputy Collectors are performing treasury duties may also be taken away and the brunches of the Imperial Bush may be vested with that work.
- Q 169 -The bifurcation has neither affected the efficiency nor increased the cost I do not think that any new combination is fersible or advisable
- Q 170 —Succession duties may be administered by the Central Board of Revenue through the Income-tax Department
- Q ITI -It is desirable to place the assessing officers independent of the electorates which must naturally consist of assessees

ANNEXURE RE QUESTION No 62

MADRAS TEMPERANCE LEAGUE'S SUGGESTIONS FOR TAXATION

The following memorandum has been submitted by the Council of the Madras Temperance League to the Minister for Excise relating to the taxation to make up loss in the Excise Revenue

When the Deputation of the Natiers Temperance League waited on the Minister for Excise and represented the need for carrying out some urgent reforms in the Lacins Temperance the need for carrying out some urgent reforms in the Temperance the need for carrying out some urgent reforms in the Temperance the need for carrying out some urgent reforms to the Temperance of the League is fully also to the League and that sudden reforms with a view to attain the goal of probabilities and that sudden reforms with a view to attain the goal of probabilities and that sudden reforms with a view to attain the goal of probabilities and the process of the Administrator. We do not anticipate however, that the Lacensing Board or the Advisory Committee would immediately remove all henses. This will be done gradually and therefore the diminution of roccure will be gradual. There is no denying the fact however that additional sources of taxino must be tapped, and in doing so the Government should bear in mind that the wealthy, on when the burden of taxinor is comparatively light non, should bear the mind burden of the new taxes. The suggestions made below have leen framed bearing this principle in mind

Surcharge on Income-tax

At present the local bodies are allowed to levy a cess on the land revenue. We do not see any reason why the Provincial Government should not be allowed to levy a surcharge on income-try. We take leave to quote from Dr. Mathan's valuable contribution to this subject, "If we consider the burden of taxation which now rests on the great majority of landholders and if we consider also the rate at which incomes are taxed in other countries, there is a great deal to be said for the view that nonagreedural incomes in India may legitimately be asked to bear a larger share of the burden of taxtion." Objection has been raised that level of a surcharge might tempt capital to flow out of a heavily taxed Province to one lightly taxed. We do not think much weight should be attached to one lightly taxed. We do not think much weight should be attached to this objection. Super-tax, excess profits tax, etc, were levied and super-tax is being levied now by the Government of India. But that has not caused any flow of capital out of India. The fact is that capital flows into the province where the possibilities of industrial development are great, and the levy of surcharge will not affect the profits made by industrial concerns to such an extent as to drive out capital to other provinces. It is not the tax so much as the prospects of getting profits that will prompt investment of capital. We also suggest that the rate of surcharge shall be framed on a graduated scale, rising with the incomes derived, those with isomethed to the propose that all those with incomes above Re 2,000 per annum should be subjected to this tax. In view of the high cost of living, we are not in fivour of sediment the taxable income to Re 1,500 as successed by Pr. Methaof reducing the taxable income to Rs 1,500 as suggested by Dr Mathai in the book already referred to

Super tax on Land Revenue

We favour super tax on land revenue as a source of additional revenue Ne are fully conceious of the fact often urged that land in this Previdency is already heavily taxed and that the burden on small land-holders is far too heavy. But at the same time we feel that agricultural incomes of certain class incomes of zamindars

incomes of permanently rates of assessment on r

rates of assessment on r nently settled areas ha In fash 1732 (1922 3), and the peshhash payable to Government was only Rs 2,52 85 894 and the peshhash payable to Government was only Rs 40,79 964 Moreover according to quinquennial statement for 1919, the average incidence of land revenue per head of population in the ryotwart tracts was Rs 2-0-6, whereas it was As 8-8 and As 11-11 in inam and zamindari tracts respectively. This also shows that the peshkash and quitrent (shrotriam jadi) received now is comparatively very little. These areas enjoy as well equally with the ryotwart tracts the benefits of good Government. It is but right they should also contribute towards the increased cost of the services rendered to them. The revenue derived by this means should wholly form part of the Provincial revenue. As we think the graduated scale adopted by the Government of India in accessing incomelax should ated scale adopted by the Government of India in assessing income-tax should be adopted for the purpose of assessing income-tax on agricultural incomes or audopted or the purpose of necessing incontexts on agricultural incomes of permanently settled estates the Provincial Government will surely get a considerable amount and that too without any additional expense for the purpose of assessment and collection. But we are also in favour of the suggestion made for levying a super-tax on land revenue. See for this purpose all landholders puring land revenue assessment of Rs 1000 and above shall past super tax on a graduated scale the tax payable increasing with the amount of land revenue paid. We have fixed Its 1 000 taking into consideration the fact that land revenue assessment is fixed at 50 per cent of the net income and that in regard to income-tax only those earning more than Its 2000 are halle to surcharge on income-tax. The graduated scale adopted has be the same as that for surcharge on income-tax. Its is a feasible method of taxation by which both agricultural and non agricultural incomes are treated n the same way as in regard to taxation. In fash 139 (1920-21) there were 722 single petitodars and 2.591 joint patholars paving over Rs. 1.000 land revenue assessment. The assessment derived was Rs. 12.59.372 and Rs. 2.87,931 respectively.

Death and Partition Duties

The Death Duties are a method of direct taxation of property passing at death to those entitled to it according to law As Robinson, in a recent book on Public Finance (Cambridge Feonomic Series), says, the Death Duties may be graduated on any of the following principles "They may vary with the size of the estate left with the degree of relationship of those who inherit the property of the testator, or with the amount inherited by each individual her?" In England there is the Estate Daty which varies with the degree of consinguinty. In India it will be necessary perhaps to have the tax graduated according to the value of each soft to the joint family or to each individual here, as the case may be This basis of taxation, in the opinion of many economists, is fair and raxisonable But we believe there are many instances in this country where the property at death of persons having no direct heirs is inherited by relations, who according to the Hindu Liw are entitled to succeed to the exite. In such cases the second principle enunciated by Robinson can be safely adopted, as in their case the duties amount to "innovaing an additional tax where as in their case the duties amount to "imposing an additional tax where the heirs may be resonably regarded as having no natural clams on the testator. In the book above mentioned, another principle has also been family from the testator. In the book above mentioned, another principle has also been family. The rates of tax should increase

the taxed property changes hands through Lengue is of opinion that all the principles inheritance of property either by joint in adoption of these proposals may neces-hould, on succeeding to the property, male

a declaration of the value and nature of the property and obtain a succession certificate from the Court

We also advocate Partition Duties The joint family system is slowly We also advacte Puttino Duties passing away It is not our purpose to enter into a discussion on the subject. But we think we should recognize the existence of this fact and impose Partition Duties Whenover an estate or property is partitioned, either it is done through the Court or the partition deed is generally registered when pleud for such a law estimating and loving these duties. Partitions to be valid must be resulted in the partition of the partition of the valid must be registered. We pleud for such a law estimating and loving these duties. Those may very according to the necessary exempting properties of smaller value say about Rs 1000

We are aware of the objection generally brought forward against our proposal for Beath Duties, that the Hindu Law raises very many difficulties and that considerable difficulty will be experienced in arriving at the correct extimate of the value of property. As regards the difficulties that arise owing to the Hindu I as we feel they are not insuperable. Our proposals do not necessitate at all any change in the present sistem of inheritance. The Bombay Frence Committee have recommended Death Duties and we understand they have done so after very careful consideration. We also understand they have done so after very careful consideration. We also understand they have done so after very careful consideration. We also understand that much valuable material has been collected by the Doublay Government on this subject. We are aware of the objection generally brought forward against our

Tea and Coffee

From the statistics available we are informed that in South India about 91,000 acres of land are under Tea cultivation and the total production in 1922 was 36 547 000 lb. In 1922 23 30 386 551 lb of tea worth Rs 202 51 in 1922 was 36 647 000 lb. In 1922 23 30 356 651 lb of ten worth lls 202 61 hkbs was exported from this Presidency to foreign countries. This includes the quantity of ter produced on the estates in the Indian States also. But if a duty is to be levied, it must be un respect of all ten that passes out of the British Indian ports in this Presidency. At present the covernment of India levies an export duty of Rs 18-30 on 100 lb. If a surclarge is levied on this duty it will not entail any additional exponse on account of collection etc. This is more feasible than duty imposed on every 100 lb of ten produced on the estates. But the Government can choose any mithod they may find conceined. All that we ask for is that surcharge on ten other produced in this Presidency or exported from this Presidency shall be levied. We suggest the same course in it and to coree. In 1922 23 162 015 exits of coffee worth Rs 110 63 lakks was exported from this Presidency Duties loth on coffee and ten are sure to Iring considerable amount of receive

It may be said imposition of a duty in addition to that already levied to the Government of India is likely to affect the Ten industry of this Province. We leg leave to give extracts from an article on the sulject of Ten industry contributed by Sir L. C. Money to the 'Sunday Observer and reproduced in the 'State-man' of 30th October 1921.

these the output. The statistical position is thus all against the consumer and in favour of the let companies, which are emporing unbounded prosperity. Not a few ten companies are now enrining lifts to one hundred per cent on their capitals, and new of them have accumulated magnificent reserves. The shares continue to itse and in some cases are now world for or six times the quotations of the lean period after the War."

Sir Money gives figures showing the prices at present as compared with those last very and also the appreciation shown in the prices of shares We shall quote only the cribature to South India.

Past week Corresponding for lb period 1923 1 1 598 £2 £2

Share value

In these circumstances we do not at all think that a duty imposed can cere have an effect in reducing the output. The engineous profits made will continue to be an incentive and the small surcharge imposed will in no way interfere with fee industri-

Tobacco

It has been often suggested that one of the commodates that can be taxed as to accor as Madrix Presidency is one of the important tobaces growing tracts in India. We have carefully considered whether it should be Frene dust or I sport duty. In sew of the fact that it is very difficult to find out exactly the area under cultivation and form a correct estimate of the outturn we prefer the imposition of I sport duty to the Presiduty. It is easy to assess and also to collect through the customs offices In 1922 27 44 43 15 17 b of tobaces worth Re 19 76 labs was exported from this Presidency Comparison with figures for previous years, shows that there has been steedly and sometimes sudden increase of exports. It is feared that this duty will affect the quantity exported and also reduce the area under tobace cultivation. We do not think in view of the largy profits in the tobace industry this will be the effect. In any case tobaced is a lawary and must therefore Ic taxed.

Ground nuts

Those interested in the agricultural industry have often urged the need to develop the oil industry in this country so that the oil-cale produced max be retained in the country for purposes of manure lines also been vacied by the official agricultural experts. At present ground nuts and oil-cake are freely exported depriving the country of rich introgenous ferthiers. Control of export of oil seeds and oil cake can be done by imposing very high export duties which will not only bring considerable revenue but also cause the retention of the cake for the use of the ryot From a perusal of the trade figures it will be seen that France, Germany, May, Acherlands and beigum are the great importing countries. During the jear 1922-23, 224-629 tons of ground nut worth Rs 615-67 lakhs were exported from the Markay Freschere. Also a duty on oil calso exported should be imposed. In 1921 as much as 30-710 tons of oil cake were exported from thes Treatedney.

Other Articles

There are other articles besides those already mentioned for example, nection and hides and skins that may as well bear a small duty to be helpful in bringing some revenue to the Provincial exchequer. We would suggest they should also be dealt with in any general scheme of new taxation propositi

The Council of the League has ventured to put forward these taxation proposals in the hope that the Government will immediately formulate a scheme of reform aimed at reaching the goal of prohibition at an early date. They also believe these taxes are not likely to full on the poor, who are already overhundened and cunnot herr the strain of any taxation. The imposition of the tixes suggested will also tend to Iring alout a state of things in which each person is tracel according to his capturity to pay but the Council of the League feels that retruendment in the ever increasing expenditure on public services is one of the means by which considerable savings can be effected. Indianization of services will also save the Government much expense. Moreover, when every one feels that

most parts of the mercased revenue of the province are being spent on administration, it is well to take note of this fact and see how far expenditure can be reduced consistent with efficiency of administration before fresh taxation proposals can be made acceptable to the public

Mr. Gopala Menon gave oral evidence as follows -

The President Q -You are Secretary to the South Indian Chamber of Commerce, but you are giving evidence in your individual capacity?

A -Yes

Q-You are a member of the Madras Legislative Council?

\ —Yes

Q --You are also Vice-Presulent of the Madras Temperance League, in which connection you have given us a copy of the memorandum submitted by the League relating to taxation to make up loss in the excise levenue?

A —Yes, I have enclosed a copy of what we submitted to Government

Q -Arc you representing the League?

A -No. I am not representing the League

Dr Hyder Q-I do not quite understand why the estimate of area sown is defective. Will you please explain that?

A-It is seen from the Government of India resolution that the area sown is unsatisfactory and also from other records

Q-I should like you to explain where the defect lies in this estimate of the area sown. The matter is in the hands of the village larnam and he makes a report to the Tahsildar and the Collector. Why can't he know how much area has been sown?

A -No special survey was conducted except in certain parts of India

Q—In your Presidency, the village larnam must know the total area on the registers. He knows how much has been sown and how much has been left out

A -He gives a rough estimate

Q -Why should it be rough? There cannot be any maccuracy about the area sown

A -That is your contention, but even from official records .

Q-Will you read something to us from the official records?

A -Mr Datta pointed out that the acreage under cultivation is more or less defective

Q-Does this statement of Mr Datta apply to your Presidency?

A -Yes, to one-third of the Presidency.

Q—Lou say that for judge the estimate of outturn by the areas sown instead of the actual outturn is particularly a hardship, when in all the parts of the Presidency there are not sufficient irrigation facilities. What is the exact point you have in your mind? You have in certain portions of the Presidency treas under cultivation and you estimate the normal outturn, and with reference for the characteristic of the presidency areas under cultivation and you estimate the normal outturn. And with reference for the characteristic of the presidency area in the control of the point you have in mind with regard to the defect of the whole estimate of outturn is that there are not sufficient irrigation facilities in all parts of the Presidency?

A —The area is fixed at the time of settlement, more or less, but the assessment of land revenue is not made according to the outturn. My point is that it is on the actual outturn that assessments should be made and not on the area sown

Dr Paranipye Q -Is it changing from year to year?

A-It is supposed to be revised from year to year, particularly in the case of the second crop. I would like that this should be revised from time to time, if possible, not only at the time of restribution.

Dr Hyder Q —In regard to the estimate of normal crop, you say that what are called normal conditions do not exist at all, at all times and in all places I would like you to explain this with reference to a quotation from a book published in 1917 by Mr Ramanujachariar He says "When

the survey was introduced about the unitle of the last century, the normal yield of fells was first ascertained and them a deduction of 20 or 25 per cent was made in consideration of the vicisitules of the season? Mr. Ramanugachariar, when he published this pamphlet, was a retired official

A -What I mean by 'normal conditions' is normal qualities of soil, normal rainfall and normal knowledge of agricultural methods

Q.—When an officer settles a district, these are precisely the factors on which he concentrates his attention

A.—Yes, the general combinate is that what are called normal condi-

A -> \cs. the general complaint is that what are called normal conditions do not exist at all times and in all places. A particular plot may have first-laws soil at one time but at all times you may not find the normal conditions existing there

Q -Max 1 draw your attention to the latter part of your roply it Q 32 Non-sv that in order to rened the defects of the present system of oltaning agricultural statistics the work should be taken out of the hands of the subordinate revenue officials, who are more often overworked and underput) and the work should be entrated to a Department of Statistics in all Provincial Governments with a specially trained interent staff, who possess the required qualifications for collecting such information. Have you any idea of the number of qualified people that will be required for this kind of work? How man districts have you in Madras?

A -There are 20

O -There must then be 26 gazetted officers for the work

A —The Department of Statistics will be a new innovation. There are officers attached for agriculture and so on, who furnish the required particulars at present. My idea is to have a separate agency, called the Statistical Department.

Q -Therefore you will have to double your agency

A -The experienced village officials can be brought under this department

Q -But you condemn those officials

A-I do not condemn the officials but only the system, they can be made to work under a systematic method

Q-Then there would be no separate agency. The Department of Statistics would initiate the karnam into this method of preparing accurate statistics?

A -1es, but we will require better class Indian officials

Q -What do you mean by better class Indian officials? Is it your idea that your Tahsildar, in addition to being a good executive officer, should also be versed in statistical work?

A —When we organize the department, we shall have to decide whether the Tahaildar will be able to devote his attention to this of Statistics will be a separate department altogether

Q-Would your Presidency bear the cost of these officers?

A -I do not deny that separate officers would mean additional cost

Q-You are a member of Council Would you vote for the grants?

A-I am only giving you my ideas, the ways and means will have to be found out later on

Q—In reply to Q 13, you say that no element of tax appears in the case of (a) i.e., bare return on the capital invested, but it does in the case of (b) and (c)

A-I think there is a little bit of profit included in the commercial return

Q-So that the profit which commercial undertakings get will be in the nature of taxation. Would you say that the profit carned by Government railways, which is suitely a commercial return, becomes a tax?

A -There is an element of tax there particularly in monopolies of

Accessities Q-In reply to Q 18, you say that the dues levied for the safety of shipping at a port are indirect taxes levied on the general tax payer. How do these dues become taxes?

4 -As far as goods are concerned, there is no dispute, because all these charges incurred at the post are included in the cost of the goods

Q -- You consume rice here, and when there is a scarcity of the rice crop, you have to import rice from Burma

A -les

 $Q \longrightarrow \lambda cu$ have to pay freight to the shipping companies for bringing the rice, would that be a tax?

A -In taking the pince of the rice into account, the freight will be included in the cost of the goods

Q -Then everything in your view is a tax?

A -It will be an indirect tax

Q.—There is a service rendered, and that portion of the place which is indeed in the cost of rice on account of labour is not in the nature of a tax. Do you agree to that?

A -The cost of labour is not an indirect tax

Q-The freight that you have to pay to the British India Steam Navigation Company is the payment of a price and not a tax

A —We are on the point whether these indirect taxes will be collected from the consumer

Q.—The whole point is whether these dues are taxes or not. You admitted to me that the cost of production of rice in Burma is not in the nature of a tax

A -We included the cost of labour in the price of the rice

Q—Suppose there were no harbour in Madras and your ships were held up at a distance of about six miles from Madras. To bring the rice, have it unloaded and make it available in the Madras markets, you would have to pay something to the boatmen. The existence of the harbour enables the rice to be brought right up to Madras, therefore, the harbour lenders the same service as the boatman did to bring the rice from a distance of six miles, how does this become a tax?

A -The point is whether these charges form an indirect tax on the general tax-payer. As long as these charges are included in the cost of the goods, the merchant in the bazar shifts them on to the general consumer

of rice, and therefore it becomes an indirect tax

Q -How does it become an indirect tax?

A -Your contention is that they are all for services rendered. No doubt, they are for services rendered as long as the goods are put out on the land and brought into the godown, but when these charges are taken into the cost of the article, the question is whether that will be shifted on to the con-

Q —I invite your attention to the answer to Q 24, in which you do not oppose an entertainments tax Would it be a trx on all entertainments, or a tax on entertainments on one class of people?

A -- My idea is a tax on theatres and things of that sort

Q —Wouldn't that be taxing one class of people and letting off other classes? Will you touch also theatres held in villages, open air performances and singing parties?

A —Entertainments include all classes of entertainments I do not mean entertainments at a festival in temples

Q —Why should an entertainment in a temple be excluded from taxa-

tion?

A -It is more or less done on religious occasions

Sir Percy Thompson Q -Would not your test be whether any charge is made for admittance to the entertainment?

A -In some places they are taking out licenses for processions, etc. error now.

Q -That is 300 would have a tax on entertainments where there is no

charge for admission?

A -Yes

Dr Paraneper O-With reference to your answer to O 23, I would like to know what difference you make between tobacco and intoxicating liquors

A -Intoxicating liquors impose an economic burden on the poor fami-hes. The expenditure incurred on tobacco is not so much. Money is spent rather lavishly on intoxicating liquors

Q-What amount people spend does not make any difference in the nature of taxation? 4 -Tohacco has become second nature, but intoxicating liquors impose

an economic burden on the family Q-The economic burden in the one case is smaller than in the other.

Is that what you mean? A -In the case of tobacco it is infinitesimally small

Q-I cannot understand your statement, except that intoxicating hours are more harmful than tobacco

A -They are certainly more harmful and the economic burden on the family is so great

Q -Incidence on the poorest classes and poll tax. This is a very important subject. Your vien is that there should be no taxation without the classes being represented in your legislative Council?

A -Yes.

Q-You say that capacity to par taxes alone should not be taken as the basis for franchise. What other lasts would you advocate?

A -Universal adult suffrage

Q-What is the total population of your Presidency?

A -About 41 millions

Q-Is the Presidence a rich Presidence, and is the economic condition of the people good, bad or indifferent?

A -The Presidency is not so rich as other Presidencies in India

Q-lou say that the bulk of the people are poor?

A -Yes, comparatively

Q-The total provincial revenue raised in Madras comes to about 161 crores of rupees Al out 5 crores are contributed by people who do not voto for your Legislative Council?

A -Yes

Q—There are classes of people who pay indirect taxes and also perhaps direct taxes, but they have no place in the legislative body of your Presidency Does that appeal to your sense of justice?

A -At present they have no direct representation but their representatives are nominated

Q-Only one or two members represent them. The people who pay indirect taxes have no voice whatever in the determination of the economic welfare of the people. Does that appeal to your sense of justice?

A -I agree that they must be given representation

The Presudent Q — May I refer you to your answer to Qs 29 and 30? In answer to Q 20, you say that the tax imposed should be direct then in answer to Q 30 you object to a direct tax, because you say it is objectionable being a compulsory tax. What is a tax if not compulsory?

A In answer to Q 30 I am speaking of poll tax I say tax is objectionable because it violates the test of allility to pay I say that poll

Q-But in answer to Q 29 you say you would only have a direct tax

 $\Lambda-H$ taxation is going to be a proper accompaniment of representation, I say that the tax imposed should be direct

Q-Of what nature should that direct tax be?

A -Say, a house tax

Q-You would have a sort of house duty on all houses in the Presidency

A -Most of the houses pay

Q -They pay to the municipality for services rendered. Do you mean that you would have something like the chowkidan tax in Bengal?

A -Any form of direct tax would do

"Q -How would your house tax differ from poll tax? Poll tax is so much per head, and house tax would be so much per family

A -In a house the man earns something and has ability to pay, but poll tax is mostly a compulsors tax without reference to taxable capacity

Q-If you are going to tax the poorest man, would it make any difference whether it is a house tax or a poll tax?

A -He has to live in a house and as a citizen he has to pay something for it It is not so in the case of the poll tax

Sir Percy Thompson Q-We have not received your statement giving the rate of increase for different grades of income

A -I have not made up one as I could not come to a scientific figure Q -Do you propose to increase or decrease it for different ranges of income?

A -I would increase the rate after Rs 30,000 Rs 50,000 is the limit for super-tax.

Q -Isn't super-tax a mere continuation of the graduation which is already provided by the meome-tax?

A -Here I refer to super tax imposed as an emergener measure Owing to its operation there have been a number of cases of undivided families being split up into single families

Q-Let us suppose that the country is populated by individuals

you make any distinction between super tax and income-tax? 1-Super-tax on the first Rs 50 000 is 1 anna on the second Rs 50 000 it is I anna 6 pies and on the next Rs 50 000 it is 2 annas

Q-Is not the result of that a graduation continuing the graduation which is already effected by the incoise-tax?

A-I think it will be letter if the two are combined and a rate is given according to the old system

Q-If you did that you would have to alandon collecting income-tax at the source which is the great safeguard for the revenue

A-lou can keep up to your level, whichever level it is

Q-Supposing you have your income-tax ranging from 3 pies in the rupee up to say 5 annas at what rate are you going to deduct for income-tax from interest on Government loans?

A -Il hatever the rate applicable to the party concerned

Q -It is impossible to deduct at a different rate from everybody λt what rate would you deduct from Government securities bearing interest?

A -Whatever dividend is received from the Government securities will be added on to the mcome-tax

Q-tt the present moment you deduct income-tax at 1 anna 6 pies because that is the maximum rate of income-tax for everylody cease to have a standard maximum rate for income-tax and have it run ning from 3 pies to 5 annas in the rupce how are you going to deduct?

A -That is one of the points, there would no doubt be several refund applications

Q-Is not that a fundamental objection?

A -1cs as for as income-tax officers are concerned

Q-It is a fundamental objection from the administrative point of size a Have you any advantage to set against it from the point of view of principle? You would get exactly the same result if you lare your maximum incometax I anna 0 pies and then carry it on to 5 annas Iv means of a super tax

A - you have to collect twice once the regular income tax and then retax. Instead of that I would suggest amalgamating the two and having a uniform rate

Q —But if e question is whether it is administratively better to have claims for refunds from ninets nine out of a hundred people or whether

it is better to reduce those claims and have a machinery for collecting super tax from a comparatively few people. You get piece-ely the same graduation by the two methods

A-I have no objection in going back to the old method keep up the same mesone and arrive at a ligar, which will give the same total yield. The super tax was only an energence measure

Q-If you go and make your rates of meome-tax range up to 5 annas in the rupee you would not really be abolishing super tax

A.—The whole question lunges on the taxable capacity of the people. Those who made more money from trade and other sources were made hable to the super tax.

Sir Pere i Thom; son Q —But your income-tax gets exactly the same people as super tax?

A -lee, on higher meanic. There is another thing also in regard to the private companies. According to the old rate they were only private a certain rate. Now they can avoid the supertax by taking in more northers.

Q-That means they reduce their meome. They won't do that

A.—In some families on account of this there were divisions. My point is that this was an emergency measure and is bound to come down it could not last long.

Q-We must leave it at that You are not abolishing the super taxall you are doing is adding chaos to the administration without gaining any corresponding advantages.

A - A flat rate in the case of the registered companies is better for administrative purposes and you can find out a uniform method

Q-If you leave out super tax on companies, incomestax and supertax are not taxes on companies at all but on individual shareholders. As it is paid from the dividends it is passed on to the shareholders.

1-Suppose you collect I annu he gets a refund of 6 pies

O-As it is passed on to the shareholder it is the individual shareholder and not the company who pass. Whit you are really taking therefore is a series of individuals

1-My point is that if you are giving refund in such cases you can have an amalgamated tax and bring it to a uniform rate

Q —Supposing you have a graduated rate of income-tax from 5 pies to 6 annas, at what rate are you going to charge the companies?

A -Just as the private individuals who have paid the income-tax

Q-At what rate would you charge them?

 Λ —Keep it at Re 0.26 and give a refund to the individual share-holders

Q-What about those whose incomes are chargeable at the rate of annas?

A-It is for that I said a little while ago that we shall have a uniform

Q-I am a millionaire hable to be taxed at 6 annas in the rupce are you going to make an additional charge?

1-If you are a millionaire you can afford to pay

Q-What is that but a super tax?

A-Are not these people paying higher duties than companies?

Q-From my income the company will deduct Re 0-2-6 How are you going to get the other Re 0-3-6?

A -Tie whole thing will have to be revised in a systematic manner

Q—The only thing you can do is to make a separate assessment on me at Re 0.3-6. How is that different from super tax / I could understand you saying 6 ann is and letting people claim refunds.

Q 38.—Nou are not in favour of the removal of the exemption for agricultural incomes $^{\circ}$

A -\o

Q -What deduction you would draw from your talle?

A-I wish to draw a distinction of farmers and absentee owners

- Q-What deduction do you want to draw from your table?
- A —I wish to show that the absenter landlords are increasing in number Q —If you male an addition you will find that in 1911 there were 6.3 cultivators and now there are 6.6. That is to say, the number of cultivators has been reduced. Is the extent of land cultivated also reduced. Or does it man that proph are cultivating larger holdings?
 - 1 -I do not think that the extent has been reduced

Q-No lands have gone out of culturation. Then you call attention merely to the fact that the absenter landlords have increased. What deduction do you draw from it?

1-I merely wished to draw attention to the increase in the number of the absence landlords

The Pression Q — Max I refer you to your memorandum wherein you are that the Council of the League has ventured to put forward twitten proposits in the hope that the Government vill immediately formulate a scheme of reform aimed at reaching the goal of probabilition at an early date. You recommend incomestax on the meome of permanenth settled andlordes?

A-les if money is needed

Dr. Hyler, Q-With regard to the non-cultivating landowners the percentage is 19 and it was 23 in 1911. Days it not mean this that land has been pertitioned out?

Sir Pere, $TI(n)_1 \circ n = \Lambda + I$ do not think so because the number of bindholders have been reduced. It merely means that some landlords have crossed to cultivate and become rent recurrers

Q-You took these figures from the census?

1-1~

Q-Why do you say you prefer the three years' average?

A suppose in the case of a merchant he has counted to include a loss which be subsequently finds out in the second vert's accounts the average would help him. But under the present circumstances it will not be allowed.

Q-I do not follow that

A=1 submit my statement in April. I am assessed in May. I may be getting any returns from foreign countries and find that I have sustained a loss in the previous year. Sometimes these amounts are not allowed

Q -The three years inverse will be for the three years before the year for which you pay

A -I thought there will be more equitable payment if three years average is taken. Also the tax will not be too high or too low

Q - You say there will be little variation?

1-1c I think to

The Finning of Q—Supplying in the first very you make a profit of I lakh. In the second year it is Rs 20000 ard in the third very time in thing. In the furth very time is a boy of Rs 10400 you have to furth very town over and above in urring a loss of Rs 10400 you have to furth very over all values. One of the third very many of the form of the form of the form of the form of the first very different particles and the form of the form

A - As for as a lar a serial dult a little that a tax in three ages ages a latter?

Q. In the Limiting the tax very avenil be exactly the said

n - What I then the the three years' average was to give an electronic trace for certain hower will be then the brought into the arrest to and a other will be a recognitate quarter. I thought the lax that we must have to a now to be took director by

O-What you scally want is to be able to carry over losses not to ask for the three years' average system? The Malaragelheram Biladur of Buidwan O -Have you in mid

any substitute for the present land ievenue?

A -If we are going to remove the system

O -That is exactly what we want to know Have you got any other system in mind?

A -I have no alternative land revenue system. I mean the income-tax on the yield from land

Q-Therefore, I understand you are in favour of continuing the exemption of meome from agriculture as given in the Act as long as the present land revenue system lasts?

4 --- Yes

The President Q -I agree with you in respect of the patent medicines But as regards playing cards as there any local manufacture?

A-There is no local manufacture. Practically nil I should say. As it is a luxury. I thought excise duty may be imposed.

Dr Huler O-tre there any eigniette factories in the Presidency? A -Only two

Q-Do they import eightette paper from abroad?

A -They tried to manufacture it to some extent

Q - Are the Imperial Tobacco Company people importing from abroad?

1-They get their supply from Home One man had a fictory at In the old days they used to import eigniette paper

The President O -In respect of coffee and sugar how can they collect excise 9

A -That will have to be done at the factory

Dr Paraninie O-How are you going to have an excise officer at each field where they loil sugar?

A -I was really thinking of export duties

The President Q -What is the quantity of salt that medical opinion considers as essential for subsistence?

Q -Is not the consumption of the Presidency more than that for the last few years?

A -- Yes Q-lou would like Government manufacture of salt?

 $\Lambda - Y cs$

Q-lou think Government can do it more chearly?

A -It is done under Government supervision now if so they can also manufacture salt

Q -Is it fair that the Bengal consumer should pay more for the benefit of the Madras producer?

1 -If Government manufactures salt Government won t take so much profit, and the cost of production will be cheap. If you want to improve the industry you should manufacture salt in this country

Q-Then would a protective duty be necessary?

A-les to keep out foreign salt Q-If they are made to sell it is weight will it be an interference with the traders?

1 -Care should be taken against a lulteration

Q-Would there not be jetty interference by Govern eat efficials?

1 -When supervised by Government it will not be so lad

Dr Heler Q-With what material do they a lulterate salt? 1-Something lile sand or nul, in order to degree the gurchaer of a certain portion

Q-The colour of salt is white

A -- It might be something like that Sometimes we find and in t

- Q -Have you any experience of the practice of sifting?
- A -No
- Q -You hope to succeed in introducing the policy of prohibition?

A -It is a pious hope There is a good deal of public opinion behind ıt

Q-Have you calculated the cost?

A -It will have to be done gradually in order to shift the burden on to other things

Q-I have in estimate of the cost in America which The President amounts to Rs 76 crores and they could not have faced this even in America except for their posts in property. The total period of impresonment in uded in one year that is in 1923, was 2.781 years Tho illicit liquor seized was about 345 ciores of supees worth. Are you propured to face a campaign that would result in expenditure on such a gigarate scale?

A -They are still keeping on the prohibition principle with the idea that there will be much more sober men in the country

Sir Percy Thompson Q -Do you know that in America the people who triffic in illicit liquor are the most ordent prohibitionists?

A -I don't know that But this is what Mr W I Livion says "I venture to suggest that the influence of temperance propagately, the interests of other forms of anisoments more than that of longing in " public house or tippling in a club-the growing disapproval of public opinion towards drunkenness and the recognition of improved health and efficiency that results from sobriety will combine to reduce the consumption per head of alcohol in Great Britain even if these influences do not lead us to prohibition I think, therefore that in any case we should be wise to attitude a reduced yield from the globiol duties? Then he says "If a way of temperance is spired over the country, the exchequer would he eriously depleted and would need to improvise quielly some now somes of recente. In the end he says "It is right that the incidence of methods trees should be is wide to possible. I suggest therefore that on all grounds it is appropriate to budget for a reduced and not for an increased wield from the iteolog and tobacce duties. If the reduction comes of itself, it will be a welcome sign of sobriets of not we must make a legiming to broaden the basis of taxation but not be the pening alcohol so much as to encourage a largely increased consumption"

Q -Is he not proposing a steady increase of control instead of sudien total prohibition!

A -Certainly I do not want any sudden enactment but by a steely process of reduction and control

Q -Is there not difference in the conditions prevailing in I)r Huder the Madras Presidente, and say America and Ingland; I mean to say people here are more law abdung and if we impost such a next value as in America, there will not be such crimes and such illust distillation as in America or Ingland

A -Certainly Any bureaucratic or popular measure would have to be brought in by the administrative michiners

Q -I mean to say that our people can stand an amount of govern ment which other nations cannot stand

A -Certainly

Q-I was going to ask you this question whether the resple in the Madras Presidency will have recourse to illust distillation to a very great extent if there was total prohibition, and thus you would have to increase your charges on july and such other things

A - Not very much

Q -Would they go in for illicit distillation as in Western countries?

A - Not so much

Q-Cin you tell no what was the tetal number of The President I to centions for illust distillation, last years

1-Of course it has been going on. But if in a Western country there in Iring about probabilities in eight vers' time and when they think that their will be a decrease in the yield of telacco and alcohol and so on, I suppose it is much easier here in India

Q.—In England you had the Board of Control between 1915 to 1921 which did more to reduce drunkenness than anybody else Can't you learn the lesson from the history of England? There is the control system That is why I draw a distinction between the steady control and violent introduction of prohibition measures

A -Yes, in England there are more private agencies working in the cause of temperance. As far as I know, there are 16,000 men and women working at it

Q -How many of them are active propagandists?

A -I don't know that

Dr Hyder Q-Do von think there is the same amount of craving for drink in a hot country like Madias as there is in Pugland?

A -No, it is the facility for drinking makes a man drink. There is not so much craving here as in the Western countries

Q-You think the cultivators in this Presidence would like to go without fari?

A -Certainly they will go without it

Q-I see that you advocate that additional sources of tryation should be tapped, and perhaps you have a surcharge on income-tax in mind?

1 -The question is to make up the deficiency and we are prepared to bear all the taxes if to-day we can find no duml in this country

Q-Your proposal for a surcharge on income-tix would the South Indian Chamber of Commerce agree to that proposal?

A —I have not taken their opinion on this matter and so I cannot give you an assurance on their behalf

Q-You agree to the conclusions arrived at by the Excise Committee recently appointed here?

A-Yes, I agree

Q=1 ask you whicher this suggest on is of our value. It you adopt the police of gradual progress towards the ultimate goal of total production, could you not tax coccounts and realize some amount of resemble the today tree yield only for six months and the same tree if it is subjected to only the ecocount use, goes on to give you in increased yielf and thus there may not be any loss of revenue by taxing the coconiums and their hyperducts. Do you think this suggestion is of any value?

11c A +Of course in order to make up the liss of revenue it is quite possi-

Dr. Paranij $\rho=Q$. Do you think the pain xr races and date jalms yield cocounits as D_1 . Hyder seems to think $^{\nu}$

1-No. The question was put in the case of coca muts. I think a certain amount of revenue can be got from cocoanuts.

Q-Do you think that copia would be in a large expert duty?

A -Of course it may be

The President Q -As a member of the South Indian Charler of Commerce, would you advocate it?

Commerce, would you advocate it? A = Mx individual opinion is that I am prepared to most taxation for extlain things in order to bring about problettion.

Q-Would it be worth while taxing excoanuts?

A-1 think it would be worth while. Perhaps your rica is that copin which is now exported would be stepped. I do not it the

Dr Parenty gr Q - Have you got any experience of comment, and Then what do you think of the annual yield of a cone of tree?

A-1 come from Malabar and therefore I know seeds are it. It's he well of a coccumit tree ratios between about 100 for it of a light the resonant I recommendate.

Q = Then take 100 which is a very liberal entrace. In Year re-

A -1 think the average price is 1 area

Q-list would read By 0 for economics and about it is the inincludes and By 7 altogether. Faither, the garden land as charged as a higher rate of land revenue.

The President (interrupting) Here the guiden lands are not charged at a higher rate of hand revenue

Dr Paranipye (continuing) Q-1t any rate in Bombay there is the bayayat rate, do you think this proposal of charging a rate on the cocoanut bearing trees is a feasible proposal?

A.—If there is going to be prohibition, and in order to bring about prohibition, just like in other things if we can get a small income from coconiuts, I will welcome it

O -My own impression is that among respectable people it is almost considered areligious to allow a coconnut tree to be tapped for toddly

A -I think here everybody is giving his trees

Q -Even among higher classes?

A-I do not know that I know these trees are given out on leave. The landloids here are not superusing these trees, so they don't mind giving them out for tapping the majority of the trees are tapped here

Dr Huler Q-I see Di Paranipse has just now made a calculation I take a particular tree that would yield Rs 7 north of cocoanuts and if this particular tree were subjected to fare tapping you would get fare from it only for six months?

A -Yes

Q.—Have you any idea how much tail it will bring in an order to com-pare the difference. The same tree subjected to eccount use gives you lis 7 and that very tree it subjected to tail use how much worth of tail. it will produce?

A -I think it will produce Rs 10 worth of tari

O -It will yield you say 10 upees worth in six months?

4 -That is what I think

Q-If it were subjected to the first use it will yield Rs 7 worth of cocounits. If it became a proposition within the realm of pic itical politics, you could subject the cocounuts to tryation?

A -Yes, for the sake of prohibition

Sir Percy Thompson Q -Then they would cut down all the cocoanut with the present rate of taxation for tapping a turn treer

A -Rupees 7-8-0 is the rate, I think. My recollection is it is something between Rs 7 and Rs 10

Dr Hyder Q-I should like to know whether there is anything in the suggestion where a tree has been tapped, it can field no more of coconnuts If you emburk on the policy of total prohibition, you can know at once whether a tree has been tapped or not

A - les If there is no tapping then cocoanut tree will give a better yield and the price of the coco muts will go up

Parangone O-Where the cocount trees are not tapped and allowed to yield cocounits, it is in that case that the maximum is Rs 72

A -When the fare is not drawn coconnuts are sure to produce better Direc

De Hyder O-What I say is that a tree can lear either fore or coconnuts, and not loth

A -1 cs

Q — I sk you if there is any value in this suggestion. If the cultivators were to cut down all the trees, and if the people of India did require occurnits, and then there will be a demand for cocurnity and that demand will have to be satisfied through the importation of cocurnity from abroad-like other traject countries and if you impore an unfail have to particularly the import of cocurnity from the property of the property of cocurnity from the property of the control of the cont down the trees and thus you would be able to get over the difficulty

Sir Percy Thornson Q -This assumes that demand for cocounits is not very clastic

Dr Paranti te A - No It is extremely clastic

Dr. Hyler, Q.—If the people of Indra or cultivators who are owners of the trees cut down the trees and then the detained for economits increase, there will be nothing to satisfy this demand. If Government imposes a duty of Hz 78-90, that will have to be print by the consumer.

20 f -- 1

The Prendent Q -- Are you aware of the nullions of pulmars trees which produce tru and the sugar that is made out of it? It is a very lightness. If you stop the pulmars tru you will be killing the sugar enterprise. How can you probable topping?

Q —Is there any way you can suggest an alternative tax for the duty would lose in respect of the tree tax? If you lose on the tree-tax, could you get a tax on the jalmyra fruit?

A -I think you can male up something by selling all the leaves, etc. But some sacrifice will have to be made.

Ser Percy Thomas D - You make whicks from malt and impose a dors to Schillings a gallon Could you aloush the 50 shillings duty and put an equivalent duty on husks which go to feed cettle?

A -I think it is only a minor item

The Hister Q - Coccanuts are consumed in this country and a portion is exported abroad. I suppose you are aware that coccanuts are used for the manufacture of many other articles in other countries particularly in France. If you adopt the system of manufacturing these articles in your country surely it nould gue you more moner, is it not?

A -les

Dr Paranjpje Q-lou know the history of the Tata Industrial con-

1—1es But do you mean to say that no other factors would come into existence in this country because one factory failed?

The Premient Q - We now come to the super tax on land revenue and you favour super tax on land revenue as a source of additional revenue I gather from your remarls, that the legitimate thing would be to make the permanently settled landholders pay to make the poorer classes temperate Is that quite a logical position?

A -In order to relieve the builden on the pooler classes of people the higher classes, hate to bear a certain amount of lurden. In order to bring about more solviert amongst the misses of the country it is only reasonable.

Q-Do you accept the theory that people who enforce temperance

aught to pay for the loss of revenue?

A = I mean the people as a whole Q = Do you consider the enhancement of salt duty is the possible alternative?

A-No I have said salt duty should entirely go

Q—You say. This is a feasible method of taxation by which both agricultural and non-agricultural incomes are treated in the same way in regard to daxation. In faul 1339 (1920-1921) there were 782 single patta dars and 2 501 joint patta lars paying over 18 1 000 land revenue assessment. Can you tell us where you got this figure from?

A -I can t tell all at once

Dr Paranjpye Q -You consider that death duties will be a reasonable tax if prohibition were introduced?

A-Yes in order to find an ilternitive tax

Q -lou agree generally with the policy of Professor Righano viz that practically the whole estate should be taken by the State in the course of three generations?

A -I am not going to commit myself to that

The President Q -Professor Rignano says that a tax on inheritance should be progressive in time. His principle generally is that after three generations the whole estate should be taken by the State

A -les

Q-Supposing a man dies leiving 10 lakhs of rupees, the State will take 5 lakhs and the other 5 lakhs would go to his son On the son's death, 2] lakhs will be talen by the State and the remaining 21 lakhs

would go to the grandson On his death again, the whole of the remainder will le taken by the State That is Professor Righanno's scheme do you agree with that?

A -1 agree that death duties should be imposed

Dr Paranipye Q-Do you agree with Professor Rignano's statement that a tax on inheritance should be progressive in time?

A .- The word 'progressive' means that the duty imposed on the estate

should be progressive Q-Then you have not understood Professor Rignano's theory. At any

rate, you consider that the duty should be charged on the estate left by any particular individual and that the rate should be progressive, ie, for 1 larger estate the rate should be higher?

Q-In Ingland death duties are of two kinds. One is what is called the estate duty to be determined by the value of the whole estate left, the other is what is called a legacy duty or a succession duty paid by the successors or the legatee and on the amount that is received by him. The latter duty raries with the degree of relationship of the legatee to the testator

A -I agree that an immediate relation should pay a smaller duty than a distant relation

Q -So that the death duty should be of two kinds one an estate duty, and the other 1 legacy duty?

A -I agree with that theory

Q -How no you going to treat joint Hindu families? When a memher of a joint Hindu family dies you in Madras, as we in Bombay, ite governed by the Mitakshai i Law and every man has a definite share in the governed by the Mittakern I Jaw and every man has a definite share in the pint fining. How is the duty to be letted 2 is it to be letted on the amount of the estate, which is supposed to be his portion if he had claimed partition it the time of death, or on the whole estate of the joint family Suppose a futher has three sons, according to our law, any of those sons can claim partition and get one fourth of the whole estate whenever he claims partition. But suppose they are a joint family, how are you going to drugs the duty when the father dies?

A -I can only answer that question as a layman lawyers would be able to enlighten you on this question

Q-I am not a lawyer myself In a joint family consisting of a father and three sons, if the father dies how will you charge a death duty? A -On the estate as a whole

Q -But if the father is living and one of the sons dies, how will you

charge? A -That is a legal point I am only on general principles I do not want to answer the question as a layman and commit myself to anything

The President Q-lou have not thought of this question

A -No

Q -1ou would make it compulsors to register all partitions and less a duty on registration?

A-les

Dr Paranipye Q -On what has shave you fixed Rs 3,000 as ite limit for an individual and Rs 5000 for a joint family? Do you consider that these limits would be suitable limits of exemption?

Sir Percy Thompson Q - 1 tax is imposed on the export of jute. Now India is the only country which exports jute. If you impose an export duty the duty falls on the foreign country and the foreign consumer has to pay the duty. If you have no inconopoly, the export duty has to be paid. by the producer

Q -Do you accept the position that an export duty is only justified on an article which is in the nature of a monopoly of the country imposing the duty?

1-Not only in the case of monopoles, but also in the case of other articles in which it has an important place in world production

- Q-Tes is 17 no means a monopole
- 1-10
- Q-In India some most regulate the world price of tea like that of pule. He to tenes will be for the export duty to fall on the producer of the feature.
 - 1-les Tie expert duty would only amount to a small recontage
- O-It is as be that the termilities has been in a sers flourishing condition owing to were on litious. Is it in a flourishing condition at the freent represt?
 - 1 -It 11
- Q-It is fairly fourishing at is not as flurishing as it was and the tenders for the ten undustry will be to go lack to normal profits. When it can be known a large for the tender would be a justification for jutting a copert duty on it?
 - 1-11 o producer includes the export data in the price
- Q-if it is governed by world prices be cannot put it on the consumer. He has to pay it himself. When the tea industry only makes a normal profit, is there are jut to atom for singling out tea for an export date?
 - 1-low are taking the ideal contion
- Q -This is one of the taxes you are going to impose in order to make up the loss of permanent revenue under excise
- A-Tien the question to consider is whether the world production is chough to meet the world requirements
- Q-I am not on that You are putting a duty on tes to replace a Permanent tax. If you agree that a duty on tes is only justified when the Profit from the industry are almormal and if you assume that they cannot remain so for ever how do you justify the duty?
- A -Our experience for the last 25 years has been that the industry is flourishing and can afford to pay the duty imposed on it
- 9—11 you could establish the first that the tea industry is making an abnormal profit 1 quite agree that it can be a small exported day. But you cannot assume that the abnormal profits are going to continue indefinitely. So industry continues to give abnormal profits for ever. What you are trying to do it to find a permanent source of revenue to replace a Permanent loss under every.
- A -- If the producers of the ten come down and make a complaint, we may be able to find something else to substitute for the duty on tea. At present it is giving a permanent tax
- Q-Yre the profits from tobacco abnormal? You certainly have no monopoly in tobacco but you have a very small proportion of the world's production.
 - A -We can utilize that tolacco in the country
 - Q-How is that relevant?
- A -I as what would happen if exports were stopped on account of world competition
- Q-Wont the effect of putting an export duty on an article be to raise its price?
 - A -In Ingland they are putting a very heavy duty on tobacco
 - Q -That is an import duty
- A -- Your point is that exports will be stopped to a country like ragland
 - Q-Exports will be stopped to every foreign country
 - A -Are the foreign countries going to be without our tobacco?
 - Q-It is a mere fleatite that India supplies
- A —We can still find a world denand for it Q —Suppose the world price of tobacco is Rs 5 a pound you put an export duty on it and make the cost to the exporter Rs 6 a lb. How in the world is it going to compete against the tobacco which sells at Ps 5 a lb that come from the rest of the world?

A-I mean that we can still less an export duts and find a sale for it is one market, because we are exporting to acco to different parts of the worll

Q -But why should they have your Rs 6 tobacco when they can get the same quality at Rs 5 chewhere.

1-In some parts of the world, e.g., Penang, Singapore and Malaces, there is a criving for Indian tolucco

0-1 am quite clear that the lig markets of the world will not take

your tolescent the point that the price charged would depend on the world price and may have to be relieved. The question is whether the world tries in some pieces cannot be frought down and whether the e-places will not this our tobicces exto if we have a small duty.

Q fre there other articles on which we can less an export duty?

1 - 1ce there was an export duty on tire some time ago

Q-I than the duty is still living! Take the case of hides and skins I magain that the expert duty in this case is levied for a different reason you may have to foster the leasher manufacturing industry, but in the case of tolerer I can see no such resolt.

You suggest a duty on cil seeds. I do not know whether from the feed point of view at would be a good thing to leve it.

1-les we can keep the cal seeds and the manure in the country for agricultural purposes

Q You are doing it for reisons which are not connected with taxa-

tion but for social reasons?

N - My own view is that even if we less an export duty some parts

of the world are sure to lux from us.

Q. These dates are a very treklish question. Take the cotton excess
duty the date is only 34 for cent, why is there an outery against it?

duts the dute is called the competition to-day is mostly from Japan A. With regard to that the competition to-day is mostly from Japan and not frem any other place. Japan 1874s one colton and kends its

productured goods to this country.

Q-The allegation-I do not know how far it is true-is that this 3] per cent exerce duty on cotton is enabling Japan to complete with the Inlan rule.

A lagan's conjection is not only to the extent of that difference in the extent extendity but it is still note in extain classes of posels. Japan is sinces fully or jetting to-day it only with the Indian mile but also with Larcas' in. This considerance is still recently for which Lancabire appoints are traing to find out a substitute. The bases of and decided to a nullarizer a of the competer with the Japanese of the

Q-I saw that in the papers and there has been a head of indimittee at it

A - I nav tell and that today the importation of Lancastire fre, posts has a subtage of own that is due to competition from Japan

to the time In line are morth to

22nd April 1925.

MADRAS.

Present

SIT CHARLES TODHUNTER, KCSI, ICS, President

Sir Bijar Chand Mahtab, gcie, kesi, iom, Maharajadhirija Bahadur of Burdwan

SIT PERCY THOMPSON, KBE, CB

Dr R P PARANITYE

Dr L K Hader, ML

Mr T. V SESHAGIRI AYYAR (Ex-Judge), Madras, was examined.

Written memorandum of Mr Seshagiri Ayyar.

Q 1—The statistics available at present for the purpose of an estimation of the wealth of the country are neither adequate nor reliable. To arrive at a correct estimate of the yield of land, I find different methods have been employed in different provinces. There should be a uniform method That alone would enable us to institute comparisons regarding the incidence of taxation. In my opinion, the crop-cutting experiment of Madras is less objectionable than the others. Previously the revenue officers carried these experiments in each village during the time of crop inspection and checked the estimates given in the village accountant's records. Now, that has been abandoned. This practice ought to be resuscitated. Other provinces would find the system less liable to abuse. The estimates now supplied by the Director of Agriculture are mostly based on the outturn of crop in agricultural farms where scientific methods of cultivation are generally practised. The village accountant's figures certainly need very careful scrutiny as the estimate in annas is often a result of guess work.

I cannot say anything about other statistics given in the annexure But I may venture to express the opinion that they seem more reliable than agricultural statistics as they are not based on merages and guesses.

- Q 2—I shall deel mainly with the Madras figures in some of the other provinces. I rom the latest cross report it will be seen that out of 100 persons the number engaged in agricultural and non agricultural occupations of the previous engaged in agricultural and non agricultural occupations of the Previdency inglist retirect to adopt the percentage arrived at high previous engagers in spirit retirect to adopt the percentage arrived at high remarks of the previous engaged in non agricultural occupations as 45 per cent and the number engaged in non agricultural occupations as 45 per cent the income per opida will naturally vary. But we must take into account another fact. There are main who are dependent on agriculture as well as on other occupations. There is the tendency at o as remarked in the census report for every one to chain connection with the soil though they may not be actually engaged in agriculture. We must make allow unce for this Moreover the figure given it in Solvier relation to a care when the price owing to war and other fact in the control of the proposition of t
 - Q 3-I agree there are no corresponding figures in India. I do not a limit that the lases of calculation lare been exhauted in these countries

- Q 4-As regards non agricultural income, a Bill of the kind introduced in the Bombay Legislative Council would be useful, more accurate statistics would then be available. A detailed enquiry, once made, even if expensive, would benefit all future and accurate the contribution of the con
- Q 5-I do not know how long it took, what permanent value it has I am therefore unable to express an opinion
 - Q 6-I favour legislation of an all India character
- Q 7—These estimates will enable the Government and the public to know appreciate how far the economic condition of the people has improved While they may be useful to determine the incidence of tavation, they would help Local Governments to compare notes, to formulate schemes for expansion of revenue and for taking in hand works which would secure industrial or other progress in the proxime
- Q 8—The e are not sufficient to form the basis of an estimate of the meidence of taxition on different classes. Intensive economic enquiry in each province and in each district and tally centres must be conducted. The great disparity in the rate of assessment in the districts is due to this failure.
- Q 9-I would divide the population with reference to taxes into two classes $\frac{}{}$

(1) Agricultural

(2) Non agricultural

One mode of triving at primary incidence only is to divide the aggregate amount of taxes by the number of people paying them. But this is not possible so long as indirect taxes pind by consumers exist. In the circumstances of the case the amount of the taxes should be divided by the whole population such taxtion may not present any difficults. I am strongly of opinion this would be merely pallittive. To get at the wellth of a country, the taxable captaits and the equalisation of incidence a cureful economic enquiry should be made. That must precede everything ele. What we want to know is whether the methols adopted have touched these that can bear, have avoided those that cannot and whether individuals and the country stand to progress by the methods adopted fed.

- Q 10—The figures from the budget show that the income from the sources mentioned is not inconsiderable. I must say that the tree-tax in Madras is experiencely levied and that fines are too heavy
 - Q 11 -Railway ee's road cess survey stone tax, etc
 - Q 12 -The tax on fuel removed from the forests may be treated as tax
- Q 19—The main object of a Government monopoly has been and should be to puncer and to educate by an schools set. Government United should seven as models and no more. In ma opinion a bare return on the expect of messeled a sufficient modes, there are undertaking which do not promote is need judice whether the moderations which do not promote is need judice with the promote the interests of a particular section.
- Q 14-It is induced taxation. For example, the surplus from railways goes to the exchenger, and with the nationalisation of railways it is difficult to regard the fares is not being part of revenue. These of eriations apply part join to the other instances mentioned.
- O 15-Speaking for Madras I think this kind of tax exceeds the anticipated meanine frem the outlier. I hope to give figures later on
- Q 16 \sim If there should be further taxation. I would prefer a lump payment to periodical visitations
- Q 17-I can say a great deal on this subject. One of the primary conditions between landlord and tenant is that the landlord should have apont further sums on the irrigation sources. I think the tenancy law is justice than the revenue law.
- Q. 21 and 22—In India there are no fixed principles, mainly because the sources of treation are varied. Betweenent settlements in some these layer excluded large areas from revision. Government proceed an stereotyped lines without taking a large view of rights and dutte of all priving who derive equal benefit from the recluders of Government. I am oil fadditional consults to principle ment by the community, 101 Jobit very right whether direct treatin can be arched. The best principle is to evall the exchanger to get from the tax paper that amount which represent

the protection and privilege Le enjoys for carrying on his vecation. This is not ideal. In practice, I am inclined to agree with the riew of Baltable.

- Q 23—I do not agree with the statement in regard to drink. It does not take into account the condition of the family, but only of the indiridual. It imposes an economic waste in the long run, by prenafured disabling the water, by importer-bring his family and so on. This is especially the case with those who drink country layor and arrick.
- Q 24 -I am in favour of the former, but not the latter as railway travelling has almost become a necessity
- Q 25-I do not think it is possible to draw now any such here of demarcation. The eril is spreading rapidly amongst classes who by religion or custom are prohibited from taking intoxicants. If I understand the implication aright, the suggestion is to penalise the community in some other way for these virtue. I hope I am wrong
 - Q 26-Mr answer is given to Qs 21 and 22

Q 27—Inability to pay must be the test for exemption. In the case of many indirect taxes such as sall duty, etc. every nember of the community is made to pay some tax or other. While this principle may be just, I would exclude all income, from whatever source (agriculture not excluded) which leave no margin for effective saure.

Q 28-It is in the main a convenient method of representation

Q 29—Direct taxation offers no difficulties for calculation. I as at present advised, would not make indurect taxation the basis of representation. When we reach the stage of manhood or womanhood suffrage, these difficulties would disappear.

Q 3) -- However convenient it may be for purposes of collection, it imposes many disabilities and is opposed to Indian sentiment

The same can be said of the capitation tax. Poll tax would raise a storm in the country and would make the Government immen els unpopular

Q 31 -None of these are suited to Indian conditions

Q 32 -They are more objectionable than the taxes nentioned in the question

Q 33-I am in favour of the precent rates. It is just possible to ker a high rate on the profits made out of the manufacture of luxures. It is a system attended with danger. The taxable income should be raised to Rs 5000 at least.

Q 31—While retaining the pre-ent graduated scale I would like exemptions of the kind given in Fugland to be incorporated

Q 35—I would advocate differentiation. Where an enterprise is calculated to advance intronal wealth. I would tax in viry lightly as compared with business which is by a de solely on profit earning calculations.

- Q 43-I have no opinion
- Q/41 —Issue of income tax free securities h is not led to mischief, so far as I am aware
 - Q 15 -I have no opinion
- Q 46-I think the whole matter requires reconsideration as is evident from the discussions in the Assembly
- Q 47 —I prefer the I nglish method which is more equitable and just Q 61 —I do anticipate in the near future—in all probability, a general proposition will be presed for decision
- Q 62 -By retrachment of expenditure which in my opinion is quite possible and by imposing taxes on those on whom at present they are comparatively light
- (a) (1) I approve of this. The limit of exemption should be somewhat
 - (b) The Bomb is scheme is more reasonable
- Q 61—The statements quoted may hold good in the case of other countries. Of course the declared excise policy of the Government is in accordance with all the statements except the list one. Indian experience is that increase in excise tax is not followed by reduced consumption. It only improvishes the drinker and those dependent on him the more
- Q 61 -- I have never known Madras to be I chindhand any province in the imposition and collection of revenue. It is our virtue and our misforting
- Q 65 All rates of duty I clow Rs 25 are in my opinion law. It is possible not only to reduce variety but also impose a uniform standard of duty
- Q 65 -1 do not believe increases in duty have generally resulted in increases in illust production. Even if that has happened, it is not very cross level. The number of cases of illust production detected may be due to the greater vigilance exercised by the Exercise Department.
- Q 67 -Just as foreign possessions like Pondicherry and Karikal do it, there should be no difficulty in adjusting the relations between provinces
 - Q 63 -I woull
 - Q () -I have no opinion
 - Q 70 -I have no idea
- Q 71. For the reisons already stated a uniform rate cur be imposed on gings. Using editors etc.
 - Q 72-les
 Q 71-lerer the point of ries of taxation the retail rend is satisf
- factors

 7.1 Here is the danger of ner 1 by as stated in the question. The lift is at ancet in can continue and tring down the sales. Taking this fact
- bill is a fact in can cent line and tring down the sales. Taking this fact into consileration perhaps fixed "for assetin with a progressive rate of interes or in fixed new be preferred. This will also incidentally aveil the early of the auctin assetin.
- Q 67-I am in frient of taxes on a frontiser outs betting entertain tions and loxure
- Q so -I perce they transact is ficilitate cellection. I have a special elegantian at present on their
- Q =0 -1 an stre alvest epinen that justice it ultratheas! I Taxes on piletal procedure either in the form of stamps or courties should be littled to pay the set of ourts and it on its of
 - Q 10 -1 dan bagtee mith II f. n.
 - O hi I live to these to the suplect
- () (! Perlan water rates and a teleful a rate by and count feet et , when there exists the himit I rectified above
 - Q f3 I be one it is le : a ste to clar, on a ligher aim as trait of me I i dear a star I on the arm of a torp at court fees
 - O Stimbita , d'atimien transa 16 3

- 0 97-I am in favour of extension of entertainments duty
- Q 96 —It is not easy to define the terms. In rent, there is the element of profit, of sharing and of contract. In tax, the element is payment for on proof. To starting and of contract in tax, to cleaned it parameter in the security enjoyed. There is no question of tax gatherer sharing the profit I think the land tax is a tax pure and simple. Historically and ethically, that is the correct position. I think the East India Company recognised this principle
 - Q 97 -To a great extent
 - Q 98-I concur generally with all the observations
- Q 99-Temporary settlements lead to differentiation between district and district and are capricious and unsound. I can write pages about this This can be abandoned I indicated this already
- Q 100-Rs 2 000 a year is the subsistence level. I believe it is possible for a taxing officer to ascertain the agriculturist's income
- It may be that such an exemption would lead to further fractionisation of holdings But that cannot be helped
- Q 101 -I approve of tax on fractionisation. A liw may be enacted by which fractionisation beyond economic holding should be prevented Compelling the sharer to sell away his share can be enacted into law
- Q 102.—The principle enunciated should not be applicable to write land The principle has no application brought under an irrigation scheme Q 103 -This field of taxation should be made over to local authorities
- who must be instructed to apply a uniform rate applicable to all districts alika
- Q 104 -Q 3 would give a fairly accurate idea. If my idea of entrusting to the provinces the work is accepted this process need not be considered elahorately
- Q 119-I am not in favour of any new tases at present. The agricultures is growing under heavy taxes. The capitalist must have enough to fall back upon to make the industrix stable and to start new industries Retrenchment must be resorted to. Our administration is too costly for us Q 120 -It is a capital idea to tax marringe downers incuries such es
- race horses, motor cars and costly imported articles-no more There are difficulties in
- Q 137 -The question deserves examination the way Q 138 - Nothing but the amount left by the deceased should be taken
- into account Q 139 -The propositions appear to be unexceptional le
- Q 140 -I agree with the scale of duty in the United Lingdom except its latest stages beginning with 50 000 and upwards 1 do not think ans-
- thing more than 10 per cent should be taken by the State Q 141-I think the suggestion contained in (a) is the only possible method. From then the question is whether it is property that is being inherited.
 - Q 142 -I secept the proposition
 - Q 143 -Sir James Stephen's diagnosis is accurate
- Q 144 —Taxing of movable property other than shares may lead to inquisitional proceedings. Balance in the bank and debts outstanding may for each traced but not cash in hand articles of value jewils etc.
- Q 145 -The Central Board of Resenue through the Incomestax D partment
 - Q 146-Rs 5 000 is the appropriate exemption limit
 - Q 147 -I am in favour of a combination (3) and (4)
- Q 143 -While this may sometimes happen, the cust in a has proved to be a source of elastic revenue
 - Q 149 -The present system requires revision considerably
 - Q 150 -It is possible
 - Q 151 -I and revenue should be solely provincial

Dr Paranapye Q —But are they charged for the removal of the forest produce over and above the land revenue? The people who get permits from the owner of the forest cut the firewood and remove it outside, and is there a further tax on it by the Government?

A ---No

Q -Then how do you say it is a tax on fuel?

A -I was speaking of the Government forest

Q.—The object is to compute Government forests with private forests If Government charges the same amount as would be charged by a private owner of the forest, then how does it become a tax?

A -So fat as the Government is concerned, when they issue a permit nother than the present the feet it goes into the Government exchequer, and there is no other tax. Therefore, I regard uny license given for cutting as part of the rovenue which the Government derives from that forest. I, therefore, do not see why the license fee charged for cutting wood should be regarded as not coming within the category of tax which the Government levies

The President Q -But a pivate owner of trees will not be taxing people when he charges a cuttum tee for the extraction of tumber

A -But the private owner pars tax upon his holding

Sir Percy Thompson Q -Would you regard all that the Government gets as taxation-any money that the Government gets?

A -- Not the whole of it But generally it would be a tax

Q-Suppose you have a Government that undertakes electric lighting and charges for it. Would you regard it as a tax?

A --No

Q -Then how do you regard the charge for the timber as a tax?

 Λ —Because it is for trees grown on land on which land revenue is taken

Dr Paranippe Q -- There are certain lands which are purely private property and other lands which are purely Government property

A -How do you distinguish between a forest and ijouwari land? As regards the right of the Government to the land if you say that the land belongs to the Government does it not necessaith follow?

The President Q —If it has been notified as a reserved forest under the I orest act there will be no question of any private ownership. It is either Government property, or ele all rights have been acquired by Government

A -No, al solutely none. Therefore, so far as the meeme from the reserved portion of the forest is concerned it being Government property and there being a certain amount charged. I think it would be right that that fee should be regarded as part of the tax paid to the people who go to the forest.

Dr Paranji ye Q -How is it a tax? It is money paid for goods given in return

A —I have not yet been—if I may say so—able to distinguish between valued and groperts owned by Government. I can understand their being owners of certain industries for the purpose of pioneering and so on But in regard to land and forest. I do not see that there is any distinction between one class of owner-hip and another class.

Q—Suppose in Madras there are Government hungalows and Government lets them out to you and a run is charged. Would you regard it as a tax?

A -- No

O -Then what is the difference between that and this?

A -I think there is a good deal of difference

Sir Peres Hompson Q - Suppose you have a forest in private owner-ship and fees are charged for culting wood. Supposing in course of time the forest passes to the Government and it proceeds to charge exactly the same fee as the private owner charge! Would that he a tax'

A -I think it would be regarded as a tax. But I see your point, namely, that it should be regarded more as income rather than a tax. Probably, to that extent I am liable to correction

The Prentient Q -With regard to Q 3, do you think that 70 per cent of the people are connected with agriculture?

A—Pven persons who hold mortgages call themselves owners of property. There is a great sentiment in this country with regard to the owning of land. I know of one particular instance and you Mr. President must have known it too. In the district of Trichinologis in Nitrit, for about 10 or 12 years, about 40 acts of lead here been washed mays by floods and people pay layes in the loope that they can reclaim the land. The attachment is so great that they pay the twix view when they do not get am income

Q -The claim that 70 or 80 per cent of the population are dependent on land is rather an expectated estimate

is the status an exigerated estimate.

**V=1 do not say the art dependent on find, 70 or 80 per cent are agriculturate. When you say 'dependent on land', it may not be quito correct. You can say they are connected with land.

Q-In regard to Q 8 you say, "The great disparity in the rate of assessment in the districts is due to this failure." What exactly do you mean by "this failure"

A —Pailure to the Combitore and assessments there in Combitore an a quiry Take, for instance, been just looking into the mbatore is Its 11-8-0, and in Trichinopoly it sells

in Combitors and at R. Trobinopole it sells at R. 1 790 On land which gives one third of the mome they pay Rs. 14-40 in one district, whereas on the other they pay Rs. 11-80

Q -That is due to the fact that one settlement was made at a certain commutation rate and the other settlement at a different commutation rate

A \(\)-\(\)e. But if you once have an enquiry and come to certain conclusions as a result of that enquiry thus the fact that you are going to base the assessment upon the market praces for 20 years will not give a market difference between one district and another. You have not made such an enquiry and became you depend upon the settlement, this disparity exists

Q -lou think that one of the results of the economic enquiry would be radically to after our system of land revenue?

A -Yes, ecrtainly, and it ought to

Dr Hyder Q —In answer to Q 13, you say "In my opinion, a bate results in the capital invested is sufficient, unless there are undertakings which do not promote general public wealth, but promote the interests of a particular section of the comment undertakings are post offices, railways, that I sky our particularly in regard to irrigation, whether it series the interests of a particular section or all sections of the people?

A -An irrigation project in a particular district would only serie that district

Q — That is a commercial or semi-communical undertaking, and you say that with regard to commercial undertakings only a bure return should be realised, unless they are undertakings which do not promote general public wealth, but promote the interests of a particular section. Now, any I ask you whether your irrigation promotes general public wealth or the welfare of a particular district or of a section of the people?

A -It does not promote general public welfare

Q.—So you would charge for your arrigation works more than the bare eturn ϵ

A -Only the interest chargeable upon the capital for constructing the particular work

The President Q —With regard to Q 14, you say that the "surplus from railways goes to the exchequer and with the nationalisation of railways, it is difficult to regard the fares as not being part of revenue". Now, we are instructed to readjust the takes within the present limit of taxation. It is not part of our business to propose annihing in the shipp of new taxes.

A -I am glad to hear that

Q —What we set ourselves to do is to find out the sum total of taxation within which we can make this adjustment, and if you take all sorts of Government revenue as tixation, you give a large scope to our task.

- A -I think it has been pointed out as regards properties owned by Government that the income derived from them should not be treated as taxtion. I am hable to be corrected to that extent
- D: Hyder Q —With legard to your answer to Q 15, I do not quite understund what exactly is in your mind when you say, "Speaking for Madias, I think this kind of tax exceeds the inticipated income from the outlay." Will you please explain?
- A—I have got some figures with me taken from the Administration Reports for the year 1923 24. I have taken three systems. For the Godavari delta, the estimate for the cost of constauction, direct and inducet, is Rs. 1,71,91 244, total capital outlay direct and inducet Rs. 98,942,663, gross receipts direct and indirect Rs. 98,42,663, gross receipts direct and indirect Rs. 94,391 percentage on capital outlay, 2048. I also give similar figures in this strement which I will hand over to the Committee as regards the Listina and Cruwery deltas. As regards the Kistina delta the percentage on capital outlay, is 1925 and is regards the Cauvery, it is 23.48
- The President Q—Now may I put this to you? We take it that nature has been vory good to the Godyvani district, works have been comparatively cheap to construct and even at the five rupe water rate there is a surplux revenue Now come to the Nellore district, we find that in order to par the interest on the capital outlay you have to pay a water rate of, say its 10. Then come to Cuddapah, you have a number of schemes locked up in the Secretariat which cannot be put into effect because you have to put pit water rate to Rs. 15. Therefore the result is that on your principles you came to the reduction ad absurds in that the more unfavourably situated the land the more one has got to pay for the water rate
- A —Nous suggestion reduces itself to this—that the people of Kistina and Godavari districts ought to be taxed in order to provide water for the people of Bellary and other districts. Is that right?
- Q —In cases where you have not spent anything and nature provides the water would you charge dry rate?
- A .—That applies to the whole province I do not understand your idea of taxing me in order that somebody else might be benefited
- Q-What I suggest to you is that you should pay a share of the increased return
- Λ —If you had borrowed from the Government of India you would have to pry 6 per cent interest. You must alle from us 12 per cent. But why do you male it 36 per cent?
- Q -I suggest that the cultivator has no concern with the cost of the work
- A —Have a sinking, fund after the interests have been provided for Assoon as the capital has been recovered make that available for places where you cannot get as much income as you would from these operations. Instead of that to go on taking me in order to benefit somebody else is not right
- Dr Paranipje Q —It is not taking you, but not letting you get as much tenefit as you might have get
 - Λ —I do not see that
- Q —Suppose you had a profit of Rs 100 before the works were stated and owing to irrigation the income rose to Rs 300, really speaking you are making Rs 200 for no effort of yours
 - A -If I pay for a particular thing-
- Q—You have got Rs 200 for no effort of yours It is a windfall You not spent no money Really speaking Government is entitled to the whole that Rs 200 Of course the result of that would be that the root would not take water Government will probably take Rs 150 on that land and you will get Rs 50 You might still consider it worth while to get the additional Rs 30 although Government takes Rs 150
- A —I will put the converse case. Supposing the Government had allowed the people to dig their own channels for the purpose of improving their own hand. Supposing I had spent 10 crores for the whole of the district of Trichinopoly, can the Government rightly say 'Yen have spent 10 crores you should take out about 10 per cent. You are actually maling 50 for cent. So give us the rint"

O -That would be an improvement made by you

1 -When the Government spends money in a particular district at does so expecting a particular return

Q -That is merely an administrative consideration

A—It is a consideration which they publish to the world. It is not an administrative consideration. Whenever they go to the Government of India they say we cannot venture upon they project because it would not give us 6 per cent. Does it stand to reason that you should go on increasing your meemies.

 $Q - \Gamma rom$ the point of view of the interests of the Presidence von should not have all the benefits

A — Have a sinking fund After providing for interest if there is a sexcess, take it for unproductive worls

Q-We are not considering the problems of expenditure. Presumably if Government gets more resources not being unjust it will spend it in the best way possible. We are not going to consider that question at present.

A -I should not be taxed for the length of somebody else

Q-lou are not taxed

A -I have to pay more

The President Q -Do you accept the principle that taxation should fall first on uncarned income?

A —Until Lload George thought of it 20 ye us ago I do not think unearned income was thought about seriously. Since then it sha been regarded as part of their own property by the Government I don't think Government has a right in serie year to uncrined income

Q-Don't you agree that taxation should be on surplus?

A -I do not think so

Sir Pere; Thompson Q Suppose there is a piece of land yielding Rs 100 Government may come and as we are prepared to undertal o certain expenditure which will increase the mome to Rs 300 Would you offer only Rs 5 for this? What will be your answer?

A -But would you allow me to spend my own money to impro c my linds so that I may have all the benefits?

Q-The answer of the Government would be certainly But if it is agreed that Government would increase the value of land from Rs 100 to Rs 300?

A —If it is the original contract I have no objection to it. You carry on these projects on the distinct understanding that they will pay a certain amount. If you go on with this project on that understanding does it stand to reison that you should after hiving got that meome go on interesting it?

Q.—When the Government undertales a project it examines it and satisfies itself as to how much it would pix.

But there has never been a contract that the charge for water should be I mited to a bare return

A -I do not say there is a direct contract, but there is an understanding

Or Paring C Q—When this Government wants to borrow from the Government of India wants some security for the money and they show that the property would yield so much it is for that purp e that this Government represents the return on the scheme to the Government of India.

1 —I respectfully beg to differ

Dr Hafter Q You say you are in favour of indirect invation?

A -- lis

Q-When it exists to representation you would like to have a direct tax lou would not make indirect taxation the basis of representation?

A That is the off in Limed view. If it is in lirect taint in unless there is remloral suffrage, vieword be able to get at the electorist properly in the direct tix, it is cost to find out the men who are entitled to vote the min who consumes salt. Every one of us, to some extent or other would pressone indirect tax. If you make that the lasts of the electorist

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much benefit as you might have got

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- Dr Paranippe Q —When this Government wants to borrow from the Government of India the Government of India wants some security for the money and they show that the property would yield so much. It is for that purpose that this Government represents the return on the scheme to the Government of India
 - A -I respectfully beg to differ
 - Dr Hiles O-You say you are in favour of indirect taxation?
- A -- \ (s Q-When it comes to representation you would like to have a direct tax lou would not make indirect taxation the basis of representation?
- A -That is the old fashioned view If it is indirect taxation unless there is manhood suffrage you won't be able to get at the electorate properly. In the direct tax it is easy to find out the men who are entitled to vote Take the man who consumes sailt. Every one of us to some extent or other, would pay some indirect tax. If you make that the lasts of the electorate

- Q —The eldest son must be given the first right and the others must become landless people?
 - A -They will have money
- Sn Percy Thompson Q-Q 46 You say I think the whole matter requires reconsideration as it sordent from the discussions in the Assembly Can you give us a reference to the discussions?
- A—We had a discussion in the Legislative Assembly when I was a member and I did not commit myself one way or the other it is a matter which requires a great deal of discussion.
- Q —This double income-tax provision has only been in existence sin o 1920) you think it now requires reconsideration $^{\rm p}$ A —Yes
 - O -What is your objection?
- A —If I remember right the general objection which was raised in the Legislative Assembly—I took a very minor part in it—was that no income should be taxed twice over
 - Q -That is i recisely what the rules are intended to ston
- A—Taking the case of super tax in the case of companies as well as of individuals a company earns an income of about 2 lakhs and consists of three people each of them gets an income of Rs 60 000 you first or all tax the whole of the company's income of 2 lakhs by super tax and you also levy another tax on the individual income
- Q-You say you favour the continuance of the super tax on companies Q-True I ought to add this qualification 'provided there is no double trantion' I agree to super tax but I am against the double trantion
- Q—Can we pursue that further? You' I ma shateholder and you are a shateholder and you are a shateholder and you a papet. The company pays the tax pay the tax lour suggestion is that it is relieve me of the super tax on the company then company being a pruper
 - A -Both are shareholders in the same company
- Q -1es I am a millionaire and you are a puper and the computy pays this super tax on its profits you would pay it as a super tax on the computy I run a rich min and im going to be relieved of it
 - A -How do I pay?
 - O-lou par super tax on the company
- A -The company has paid for both of us you are a millionaire I sympathise very much with you and I do not want you to pay twice over
- Di Paranipje Q -- You are paying super tax which if the company had not been charged to super tax you would not have to pay
 - A -On one occasion I would have to pay it
- Q -You would not have had to pay but the company is charged super tax and you are required to pay You are really not capable of paying
- A —Take an ordinary case I have got one share in one con pany lou have got slares in four companies and you pay super fax, lectude you got from all the four companies another incone you are asked to pry super tax
- Sir Percy Tlompiol Q—I shall try to simplify the matter I talle the case where each of us draws all his income from one company. The company pays super tax, and passes it on to us 1) a reduction in our dividend. Both of us pay this I am also hable to super tax on my own income. Your suggestion is that I be mg a rich man should be relieved of the super tax which the company pays on my behalf, I ut you should not be relieved of the super tax super tax.
- A —It is not a question of heing releved so much as a question of paring three over Tale i case where there is no question of super tax, but only of prome-tax. We are all of us shareholders in a company, and the company pays the ordinars income tax not super tax and when we get our income, we are told that it is free from income-tax. You and I are in the same josition there is no difficulty, it all there. Our tax having been pailly the company we are relieved from paying anything more upon the dividends we get. Whishold it be different in the case of super tax?

Q-Precisely I consider that the super tax on companies is unsatisfactory A -It is satisfactory only so far as there is one taxation. I am against

double taxation

on the company, there is bound to be double You must charge super tax on the individual you charge super tax on the profits of the and you cannot get over it

A -If the super tax is paid would not that amount be deducted from your other income? If you get a deduction of income-tax after having paid super tax through a particular company, supposing you are told that the dividend is free from any further taxation supposing that is deducted from your total income from other sources

Q-Then the position is this. Here is a rich man who is drawing dividends from a company he will get his allowance for the super tax on companies when his accounts are made up

A -There will be some anomalies On the whole I am against this double taxation

Dr Paranii ye O -You are against double taxation but you are not against taxation which a man is fairly charged?

A —It is not a question of unfairness

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Q -Would not the effect of that be that poor people would not invest their money in a rich company which will have to pay super tax? If you were to invest your money in a small business then you would not have to pay super tax On the other hand if you were to invest in a lig company, you would have not to pay much more than what you do now

A -That is an argument in my favour

O —Not in your favour but against super tax on companies.

A -If the company is able to pay a large income. I think it e Government is entitled to have some share of the income

Sir Percy Thom; son Q -Supposing there is a very large company the shareholders of which are people with small incomes and the profits are distributed among them is there any reason that the whole of the super-tax should be borne in these poor people?

A -You may make a pro rata reduction

Dr Paranjpye Q-The super tax is 4 annas in the rupce because you see a lig sum of money you take one-fourth of that? Simply

A -I think Government is entitled to that income

The President O-Max I take you to the question of poll tax? Apasthamba saxs 'I ach artigan shall do nonthly one day a work. In the Apathian and Guiann Di armavirra the arizant art to do one day a work monthly ty may of tax . But certain people are exempted from taxation the lind, etc. Does it not suggest that he is in favour of exertone javing a tax?

A -It is hardly tantamount to a roll tax

Q-Coning to excise you anticipate the introduction of a police of total problittion in w or in the near future either generally or in particular areas. I take Qs. 62 63 and 66 together. You say that the obstitution arress. I have the GG GG and GG together. You say that the indian experience is that increase in excess tax is not followed by reduced consumpt in. Here is a statement of many the reduction in her consumption in the year 10 has conjumed with the previous quinquit in —

Central Provinces 58 per cent United Provinces '9 •5 Punjab Assam 21 .. Bomt av 29 Bengal Madras

In It has and Oriosa there is an increase of 2 per cent. These are the foures which show that the increase in duta has remied in die a hell consun I tion

- Q -1 am suggesting that it has not been a preat succes from the point of sich that it has don'ted and tre'ted illicit distillation.
- A -1 take it that in India the goal is total probabition. Take the case I believe the idea is to gradually prohibit the sale of opium. No doubt, we have to proceed step by step. of oppum altogether
- O -May I give mostler example at is given in one of the Burmese pages. It says that tend probation of gased to failed entirely in llumn The consumption per I cell of the Handa perhits in a lot times as much as that of the Handa perhits in all the Handa perhits in the constraint worked. This is as regards a men. As regards opinit, they were recently made an enjury, and they conclusion, is that the confined opining-times. have pever improved and probabition has had no great effect on them
- A -The declared policy of the Covernment is to craduate this evil of epung altogether
- Q -In spite of probabition, this habit is growing. I am asking whether you have counted the cost and studied the figures relating to the matter.
- A -1 have not got the same facilities as the Burmese writer had with regard to smuggling of of imm. There are certain people who take particular tiens and thes find statistics supporting them in the view that they have taken Statistics can be used to tell any store. Where a man knows that he will not be punished there will be tendency to include to a large extent, but if he feels that he may be detected and punished although he takes to it claudestanels, there will be some restraint on his consumption. Is not that a great gam? It may be that Covernment may be losing
- Q-Let use be quite clear. I am not advocating any point of view I have culy to put certain facts and ask your opinion
- A -I think if there is any idea of restraint upon the man that if he is detected be will be exposed and punished, that itself is a great gain
- Q-Woull you advocate the employment of such force so that every consumer when he takes to drink would be in constant fear of detection?
- A-It is a question of inquisitorial proceedings that you are thinking of I think that in the case of people who are indulging cludestinely, I would not be sorry if you put a large restraint upon their freedom
- Dr. Parangpye. Q -In one province an attempt was made to stop illicit distillation, and there was loss of life
- A -On the other hand, you find how perceful people are in some other places. Where attempts were made to put up arrack shops for sale, the people have banded themselves together and made it impossible for the arrack-vendor to get any large meome. There was no complaint of violence.
- The President | O -May I refer you to the fact that cleven Probabition Officers were killed in America?
- A-I do not think that will take place here, we are a mild people and I don't think that story will be repeated in India
- Q-H in America you find about a dozen cases of murder, I do not know what will happen in a country consisting of 550 millions of people Three will be some violence. Under such conditions how will you work the

staff?

- A -1 do not think that we need fear very much from the Hindu nontation
- Sir Percy Thompson Q -Do you know that in America outside the tenunde limit there are ships with huge placards put up giving the price of whisky, beer, etc?
 - A -I do not know anything about it America has got on wonderfully well, but the figures for some other countries make me besitate to accept all that is said in the pipers
- The President Q—Would you accept this suggestion in regard to the part of the former as well as of the latter (i.e., non-dimkers and drinkers), it is undoubtedly a gross interference with the liberty of a minority and difficult to justify.
- A -This is carrying the freedom of the individual too far The Government will have to put some restraint in all these matters

- O-lon will be restricting his makets
- A -To some extent, no doubt
- Q -Tale the case of Bomb is nell owners if you put a small export duty on the export of cotton cloth or 3 um, it will simply mean that the comnotition already existing with Japan etc , will increase still more and thereby the Indian manufacturers will be losing their markets, due to your own action
 - A -In the instance you put would not the consumer be benefited?
- Q -Therefore you are looking it it from the point of view of the consumer?
 - 1 I am only speaking from the consumer's point of view
- O -If you concentrate on the consumer what will happen in the case of the producer? A -It is not a question of losing but a question of his not making a
- large profit
- Q -Have you heard any instance of a country where the export duty is levied on the articles produced in their own countries?
 - A -I think there is in France
- Sir Percy Thom; son Q -I suggest it is impossible to have a monopoly of manufactured articles
- A -I think the Government of the day does put duty on certain industries such as matches etc
- That is a State industry. There is no duty if matches are 0 -- No exported
- A -I think there is I am not in a position to give you an instance On the whole, in the case of cotton cloth. I am in favour of putting on the export duty because it would retain the articles in this country and thus the consumers will get far cheaper cloth
- the Maharajadhiraja Bahadur of Buiduan Q-Don't you think that if you put an export duty on your manufacturer that instead of your neonle-Indians-buying the material which you are producing in your own country. Indians—onlying the internal which you are producing in your own country, they will but the atticles that are brought into this country which ought to be certainly cheaper? If you put on an export duty your things won't go abroad, and your people will not consume them and I think, whatever industry you have will soon the
- A-No, it won t be like that I have been fighting this question between the mill owners and the non mill owners for a long time. Now there is a great deal of competition between the hand loom industry and the mill in great death of competition between the initial tool modestry, the goods of the hand from ververs are always being run down by the mollowarer. The hand from verveus can containly not cope with the Bombay mill owners. According to my proposal the hand from industry will rorne. Now they are entirely shut out by the Bombay mill owners.
- Dr Hyder Q -Therefore you want to resuscritate the hand loom industry, and want to penalise the large scale manufacturers?
- A -It is not penalising
- Sir Percy Thomason Q If you put an export duty on cotton cloth it amounts to this that it forces the side of cotton cloth in India
- Q -This will enhance the competition between the mills and the hand looms as you force more cloth into the mul et
- A -Quite time On the whole you will find that you will have to encourage the hand loom weavers to some extent
- Dr H_{Jder} Q—Let us suppose for one moment you have no export duty, now you put on an export duty and so forter more secret competition between the mill-owners and hand loom weithers because you have more cloth
- A -True but it would make the consumer's lot much easier. No doubt there will be severe competition letween the hand-loom wever and the mill owner, but for the person who purchases the cloth it will to easier
- Sir Percy Thompson Q -I agree It might result in the Indian consumer getting his cloth much cheaper

. A -I think, on the whole, the consumer will be benefited greatly by such o tor

O-lou are in favour of excise duty on cotton?

A -As it helped the hand loom weaver, I suggested its retention once but as it was levied to placife Manchester and retained for that nurness. I am against its continuation

Mr. S SUBBARAMA AYYAR. M A. Dipl. Econ. Senior Lecturer in Economics. The Madras Christian College, was next examined.

Written memorandum of Mr Subbatama Avvar

I wish to confine myself in this memorandum to the following points raised in the Questionnaire of the Taxation Committee —

(I) What is the best method of ascertaining the national wealth and income of the population in India and what is its importance in general and for ascertaining the incidence of taxation in particular?

(II) Are the present sources of non-tax revenue ca land revenue. including irrigation cess mining royalty and forest revenue-collected in accordance with economic principles?

(III) What improvements can be effected in the case of our present sources of tax revenue 1/2 incone-tax taxes on commodities such as salt, alcohol onum and beam drugs customs duties and taxes on transacfits and licenses? Is it feasible in India to impose an excise duty tions, ites and mentees? Is it feasible in finite to impose an excess duty on tobacco inheritance or succession duties a poll tax a tax on enterfamments on business profits capital stock of corporations employers of labour, and transactions, in cupital and gerchange—taxes which are not at present levied in India but levied in other countries?

(11) How far should the monopolized industrial production by the State such as the Railway Posts and Telegraphs and other social monopolics be utilized as sources of taxation?

The importance of well organised pullic statistics has been recognised

ne importance of weil organised put he statistics has been recognised in Western countries and thanks to the efforts of professors and students of universities put he associations like the Board Statistical Society and the British Association and the work of State Departments the information we have of the economic and social life of the peoples of those countries is remarkable. But in India professors of the Western type are few and far between, and even the few till recently took little or no interest and far between, and even the new this recently took nature or no interests in social and economic investigation pulls organizations are conspictions by their absence and the whole work devolving entirely on the State has been so for carried out in a most hapharard and unsatisfactory will agree with the critici in c. the Counties (American A) that the present statistics collected and pullished by the Government as regards agricultural production, industry and commerce are more or less unreliable but the remedy is not to discontinue them but to extend the operations. For a long time to come the State alone can adequately perform this duty, and with this end the Statistical Department must be strengthened somewhat on the lines of the Bond at Lilour Office, which may seek the honorary on the mee of the Bond's Litour Unice which may seek the honorary accounting of professors and students of our universities as well as of the members of the public who take interest in such matter. The depart ment concerned may proceed along the present lines of collecting the agricultural industrial and commercial statistics with a letter trained staff and a, more yide-pipe of organization keeping itself in close found.

The importance of reliable statistics as regards the wealth and income of population as well as of national welfare generally can hardly be operestimated. In these days when the old theory that the sole functions of the State are to ward off external attack keep internal peace and enforce contract has been them up and when there is an increasing demand for communal expenditure to be berne by the State for 'nation' building

with the Collector of the District and the land revenue staff in the rillages Some sort of compulsors legislation might be necessars at an advanced

stage of departmental organization

services the Government and the public must aim themselves with a Inowledge of facts before it could proceed to allocate its available resources in the best possible manner

In the best possible manner

The present estimate of national wealth and meeme that we hate (Anneaure B) based on the available statistics does not represent the whole truth and nothing but the truth. The several estimates in the last vary so widely from Rs 16.5 to Rs 116 per head per vear, but at the same time they may be taken as a fair, indication of the relative powerty of India. (To add to the list I may be peimitted to refer to the result of an intensive inquiry into the income of a typical padds area comparatively fertile and prespectus in a village in Cochin on the West Coast. I found that the average annual meeme per family was Rs 167 or taking 4 mem bors per family it was about Rs 42 per head. The average necessary is the second of the total, while indistries including cool; labour professional and commercial services represented the test. Di Slater's estimate therefore of non agricultural memos as being about.

The best method of estimating the national income in India is to take the value of the net agricultural produce based on the area and crop yiolds in the several province—it being understood that they are to be collected more ichably than at piesent—and so far as inval areas are collected more reliably than at pleasnt—and so the as turns areas are concerned to take the non-agricultural means as a certain percentage of the agricultural as anived at by intensive inquiries into the income of a few typical villages or vider areas in all the provinces. Cities may, on the whole le taken separately where provision might le made on the lines in Bombay to collect the statistics of production and income

These estimates are useful not only for comparison with past estimates These estimates are useful not only for comparison with past estimates or the same country or contemporary estimate for other countries but to note the general incidence of trivation as well. For inequalities of income are not very great in India and the standard of his between the rich middle and poor classes is not multi-fill distinguishing the prevailable of trivation of the income may be taken as furth indicating the general pressure of trivation. Moreover India is necessarily indicating the production of the State should be based on probable income rather than raise a revenue to meet a pro-determined and necessary. expenditure

The average income and the average incidence of taxation like the average boots do not fit in with the conditions of any one individual for the purpose of noting the detailed incidence of taxation the population of a province or contiguous economic area where conditions of the are not very dissumdar must be divided into the nich middle and poor classes and out of a few representative family budgets in credit left in may be possible to ascentian the amount that a particular class culmutes to the national revenue

II -NON TAX REVENUE

II—No tax Revenue

I and Revenue—The question whether land revenue is a roat or a tax is now one of purely academic interest. The definition of tax or rent is well known to students of economics. A tax is be defined sightly modifying the definition given by Prof. Bistable at the computers contribution of the wealth of a person of body and the computer contribution of the wealth of a person of body of the services of the net income that actually is extract of reduction. It is importance or is not strictly applicable to indirect taxes on commodities the nin-direct tax to contribute to the pour his cained to tended by any direct tax to contribute to the public purse, but even in this case the individual. Rent in the economic sense as applied to agricultural fand is the value of the difference in the produce of one find another whose normal cost of cultivation including seeds is included that only the produce of the product of the contribution of the sunposed to be carried by an individual of normal ability. The Indian land revenue is a tax in so far as it, is a compulsary contribution of the wealth of the landed proprietor for the services of the public public proprietor, in this it approximates rent as it is not a tax in so far as it, is a portion of the real of the control of the cauling the seeds of the proprietor of the approximates rent as it is not a portion (3) per cent of what is a numbridial of normal ability is supposed to get as his net income in a particular district. At the same time the

emount collected even in the same district, not to speak if difference in different parts of India, does not take away as a rule the whole of the expansive rent either in theory or in practice

The main critism of the land revenue policy of the Government of India—as distinguished from the practice of Settlement Officers, which is a different matter—as these to the state of the most of the most action of sound taxation, re., equality—since the owner of Lood arres, the land revenue power at the same rate as the owner of Lood arres, the land revenue assessment offends against the principle of equality of serifice, for this can be achieved only when the rich man contributes on a progressive and not merely on a proportionate scale. Secondly, the secrifice of the necessaries in officed in the case of the poor proprietor in paining up the revenue is infinitely assertified in the case of the poor proprietor in paining up the revenue is infinitely assertified in merely of confliction function. The most of the infinite of the case of the poor that the case of almontostary is not recognitive for the proprietor of the case of the poor who however form the magnity since the collection of Government List not only tykes away a portion of that is the case of a laborate of the continuing the work in the field. He tries to borrow with results with which we are all familiar.

The other points of criticism quoted by the Committee are not verserious. The exino for certaints as laid down his Adam Smith has right-ence not so much to permanence of charges as to the time of paintent the manner of paintent and the quantity to be paid which ought to be clear and plain to the contributor and to every other person. As regards official tyrains and extortion. I am inclined to think that it is somewhat less, though very serious, than in cases \(\text{c}\gamma\) the incomediat, where the official tyraition is an annual affair. As regards the time of payment, it is more convenient to the root as he has the produce with him to pay the Itie at the time of harvest than at other times when his resource is to borrow and thus can avoid falling a victim to the more leader together the second of the resource of the received by the produce of the resource of the resource of collection (which is supposed to be 27) per cent of the revenue) it is useful to reason which the time of resource staff from the Collector downwards is expected to perform certain duties urconnected with the work of tax collection.

It has been proposed to exempt a minimum of meome (based on the necessary level) from the operation of 1 and vernue in the case of meessary level from the operation of 1 and vernue in the case of th

had to contend with the large increase in the pure of imported attack. Moreover, it, as is often the case, the cultivator has received advances for his maintenance and for seed, reprovide in grain after the hartest, and more the cultivator. The agreeillurist who has little surplus produce to sell and lives on what he produces would in so far as he maintains himself on his produce he unaffected he arise in the pure of foods-surbland he would have only a small profit to set against the rise in the cost of the article he has to buy. Taim servants and field abbourer, estimated at over 41 millions would ordinarily strind to lose by a rise in money." Though the actual figures in the above may not be accurrie, I have no doubt that a rise in the price of equipment produce—more especially food stuff—is not a criterion of economic properity for the vist majority of our risks and is not a sign of increased expects to pay lind majority of our risks and is not a sign of increased expects to pay lind had to contend with the large increase in the price of imported uticks especially look stand—is not a effection of economic prospective for the visit majority of our roots and is not a sign of increased expects to pay lind revenue. It is not true however to usert that the collection of lind revenue is the solo factor which affects the economic prosperity of the root but it is a fact that it considerably we denote by spending and saving capacity of a class which lives for the most part a hand to-month existence. I am not concerned at present with the and odded hard but the resettlement of a distribute the resettlement of the res dental on the resttlement of a deficient with the manyour hard mps met dental on the resttlement of a deficient methods employed by the subordinates of the Settlement Department in classifying the soil and applying the empirical rates. Suffice it to say, that the periodical resettlements upset the rural economy and withdraw force money to the treasure time the periodical resettlements upset the rural economy and withdraw force to the rural time the poor roots can be legitum tells called on to pay. It may also be noted that in areas where the pressure of the population of the collar constitution and actions the building density of the population of the collar constitution and actions the building density of the soil of the collar constitution and actions the building density of the soil of the population of the to pay It may also be noted that in array where the pressure of the population on the soil is very heavy and where the haddord class is in a position to rick rent the tenants, the incidence of increased land revente falls on the latter who are last able to bear it. Perimanent setth unit in the orthodox sense of landing the hands of the state for ever is no advisable in a growing State which must have freedom of movement and adjustment. But periodical resettlements must be dispensed with as far as possible and the present rates must be continued without any disturbance, the State reserving the power houseser of resimposing a rate of a many and the most are ablated as a brown to the former. of the country actually necessaring the power moneyer of re-imposing a rate of the country actually necessarine such an imposition. We contention that land revenue should be made as far as possible a non-cliebt, so rect of reterms. At the same time In order to make the agricultural classes pay whose shoulders are broad enough to bear the burden the scheme of exemption of agricultural mesones is economically institutable. The limit of exemption in the case may be fixed at a higher figure than for incometax in view of the fact that there is already a tax on land

Irradation cests—Then there is the question as to whether the State is not entitled to rusing its review wherever the roots have been been in the following its review wherever the roots have been been if the Gorerment system of irrigation. It is answer is in the affirmative fit the Gorerment supply of water for jurgoese of irrigation is regarded as a purely commercial undertaking the ideal principle will be the charge of the bare cost of supplying the water including interest on capital invested and even charge a commercial profit if necessars but the Government must look at the question from another point of use Mericultural preparative, indeed the whole economic properties of India depends on a regular and plentiful supply of water and the State has a clear duty to spend a fair portion of the people's revenue on the improvement of the great of the same time of the interest produce of land recipility in the state has a clear duty to spend a fair portion of the increased produce of land trought about the state fair than take a percentage share of the value of the increased produce of land trought about income that can be secured must of course is the guiding principle, except perhaps in famine areas where the State has to undertake such works as insurance against funnes. The principles of charging by volume or allow the water is auttoin to the highest ladder mis result either in the roots refusing to take the proper quantity of water or in appression and unlare society in collection due to the action of uncertaints in the

When land neak trought under irritation or surranteed a supply of water for the true increased legals in value it in that that the State for the true time increased legals in value it is the relation of a lump sum is likely to prove hard to the small row up on the conflict of the small row up in the conflict of the small row up in the conflict of the small row up on the relation to the small row up on the relation to the small row up on the relation to the relation to the small row up on the relation to the small row up on the relation to the relation

In the case of Gerennest waite leaf right trought under an integral of the left of the second of those to the probe of port to assess on, the principle flat "in all countries need discussive limited resources of high value should not be allowed to become private projects" is not distrible applicable to agreeding land as the soil unausted by human labour is not a natural resource of high value, the user must therefore be given new security than the footenness present

I drests and to a leas extent pures malt emply be made to contribute

more to the terenues of the State

III -Tax Brance

The principle and irrelence of most has about be discussed with reference to the first of 20 th subsistence recognist that is to be excepted to the distinction between most of is a whether rained or measured whether utilized to support a between all family and the whether the charges should be reade on an annual or triennal law.

(b) Piler-I are elegation that the present rates elements as include are faith leave and should not be enhanced. The present light rates in Great life tion are except only and there seems to be a general technique in the country that they tend to negati the faculty of the State.

(2) Substitute a margin.—The canon of equality of taxation laws down that the runnium of substitutes should be exempted from taxation. The present in a main of 10 × 2000 is considered by sore to be high. If the principle of manipum substitutes is accepted there is no serious objection to reduce at to say 18 × 1000 as it is about the lart of the cost of large for an average and the class family in Madras and perhaps of all India. That heard that the administrative difficulties modeled are great if the lawer rate of manipum is adopted and the cost of collection amounts to about 25 per cent, but the net income of 80 per cent is not unselemate.

th it is not necessary to discrements between cerned and uncertained memors for the following resons (). The investors who have sold to their memors from steeks and shares are sold medically less than a distinction may tend to discourage in the sold of the control of the following may be as the context of the following the critical memors have to make a provision for the future be saving, which is not necessary in the case of a permanent memor affoliates in Public France page 51). In India, on the other hand the dispurity in mecone between a powerful and numerous capitalst class and the poor proliterate does not exist and the investors in the Indian industries of the present or the future are bound to be recruited from the upper middle classes who will look forward to the income as a means of syring as well as for actual personal expenditure.

Again the distinction between the married and single as we find in some Western countries is not necessary in lindua since extribody whether he earns or not is enumbered with a family. Although it is impossible to ascertant vear after year the numbers to be supported by a given mome in a family. I think a distinction is possible and necessary in the case of distilled and individual families. Without enterpretable of the properties of the pr

(4) As regards the period I think it is possible to make a distinction. Solaries of olders's both of Gosterment and private bodies and all others whose meome is comparatively steads might be charged on an annual basis, in the case of business much traders lawers, etc the assessment into well be on a three years' average, as violent fluctuations in their meome are not unknown.

Lastly, agricultural means may well be made to contribute to the national revenues. The maintains of evemption may be put at a higher lague, axi, its 3000. In celesting the means in money, the price of the means in kind should be fixed for a series of years for the purpose of Government assessment. The distinction between the incomes of

the ab-entee landlord or the money-lender and the farmer does not seem to be necessary as the majority of these who are likely to be taxed on this core are either absentee landlords or money-lenders; I think that the farmer class is not to any very great extent likely to be affected by the tax

2. Toxes on commodities. Excise duties

The excree duties leried in India at present are on salt, alcohol, optium and hemp drugs, and on mill-made cotton cloth. Out of the long list of commodities suggested in question No 49, there does not appear to be any other that is suited to conditions in India except perhaps the exe se on tobarco.

As regards the general nature of an indirect tax I agree that (1) is should be levied on as few articles as possible and the selected articles it should be leviced on as few articles as possible and the selected articles should be such as to touch all classes and reach in a moderate degree those who do not contribute to direct taxation, (2) that if the imposition of an excise durit leads to the reduction of an undestrable consumption it can be so utilised, and it that in a country, as for example ludia, where three-fourths of the population consume no luxtures and the majority can only be taxed through necessaries there is no real thard-line in such a tax. It is however, not possible in hida to adopt a graduated system of inderect taxation which will fall with heavier inspact on the consumption of the neathing relaxes because there is no sharp distinction in the standard of life between the rich, middle and poor classes in this country. and poor clases in this country.

and poor classes in this country.

Salt learned do not agree with the criticism that is often levelled against the salt tax that it is feecing the poor in India. It is a fix on which will crabble the poorest to contribute something towards on which will crabble the poorest to contribute something towards to exist of the state. I agree that "it would be difficult to delive an other duty of general mendence less opportunite something towards in the salt tax." The rate of duty however should be kept as low as possible since any increase in the retail price of salt affects the pockets of the process classes who are as a rule dux to day purchaers, with tourtical effect. It will be an advantage I think to enforce the sale of salt by weight, tor the includ of sale In measure is likely to be abuted as for example when big crystals leave intervening space in the measure. the measure

As regards Government control and production if it were shown that a cheaper and purer article could be preduced by substituting large cade manufacture for production by a very luvie number of potty holdings. I think it is a proper ground for a gradual extension of the Government monopoly. It that is, not possible the present extent is before from the point of view of the consumer as well as of the manufacture of the point of the consumer as well as of the manufacture of the point of the present extension of the consumer as well as of the price of the point of the present extension of the price o

As regards the supply of soft to Bengal which now practically imports at trout adread at it worth while to consider schemes for reducing cost throughout, through rail or see to subsuly, if necessarty, so that other are is in hadra might cryeture the home nurket. A mere protective duty is likely to raise the price to the Bengal consumer without corresponding inhantages to other parts of India. The adoption of a pricess of denaturation of salt with a view to its issue free duty for the in agriculture and industries is advisable.

Injuries and Druss. The State policy towards alcoholic drink in India has two anims—(I) food by to make it an item of indirect two action and a source of measure to the State, and (2) source occup, to bring it under strict control and by applying the highest possible rate to take the place to such an existing a dammal the quantity consumed.

As a source of indirect taxation, an excise data on alcohole liquors well known in other countries. In most Paropean countries, however, alcohol vs an artistic of general convinguous among all classes of the state of the state

The State poles is sometimes summed up in the formula "Maximum consumption". The economic fallars belind it that the summan of the state of comparatively necessite demand and, therefore, a rice in price will not send down the quantity domanded. The truth of this is straight slightly all stated in the following table.

Statutes of Louis Escense, etc., from Drick, Medica Presidency

1	ear		Aumher of shops	Consump- tion in proof gallons in thousands	Consump- tion per 100 of popula- tion (proof gallons)	Revenue in lakhs of rupees	Incidence of revenue per proof gallon including rentals in rupees
			8 721	1,628	4 07	126 11	7 71
1911-12	••				1 13	141 60	7 92
1912-13	••	••	8,321	1,771			
1913 14	••		7,408	1,783	, 115	11685	8 73
1914 15	••	••	7,619	1 1 47	4.10	150 79	9 05
1415-16			7 076	1.191	3 7.2	17361	9 21
1916-17	••		6 871	1,611	4.10	152 28	9 08
1917-18	::	::	6 619	1,518	4 11	162 71	9 60
1918 19			6.30-	1.67-	1 17	188 06	1111
	••	••			1 95	216 26	11 13
1919 20	••	••	ь,046	1,983			
1920-21	••	• •	C,008	1,7_8	1 10	-∠8 17	13 55

It is clear from the above table that though the numbers of shops have been steadah reduced during the last decade, the total consumption and the consumption per 100 of the population have remained nearly the same, though the total revenue and incidence per gallon have nearly doubled themselves. To say that the average consumption would have increased, instead of rem nummy stationary is at present, but for the restrictive measures adopted by Government, is to misunderstand the position, for the quantity drum and the numbers that drum are not regulated by the price but by the habit. Moreover this duty presses very heavily on the poor classes who are least able to bear it.

But is alcoholic drink such an evil that its consumption should be checked by the State? Opinion seems to be divided on the subject. There is a complaint that the intellectual classes in India (tectotalers themselves), who take such a prominent part in temperance reform, are out of touch with the needs of the labouring classes to whom after a hard day's work, alcoholic drink is a whole-one necessit. Expert medical opinion is not unanimous. Though the majority seems to hold that alcoholic drink is not only not necessare, but positively imprincip to the human system, a few are of only not necessare, but positively imprincip to the drink as such as not only not necessare, but positively imprincip to the drink as the such control of the labour of the drink of the dr

The State must therefore aim at total probabition and make a beginning his palaing forward regionals, and sincered the scheme of local epitor. To make good the loss, I agree with Dr. Matharts, proposal to loss a proposal reason band received at a percentage varying from year to see a total seed on landholders paying revenue, say, of Rs 100 and over (Rs 50 september 100 per cent (20 per cent is Dr. Matharts) at graduated rates, a provincial surcharge of 10 per cent (20 per cent is Dr. Matharts suggestion) on inconsectax is also admissible. A small increase in the salt duty or the duty on cloth, or keresone is possible. The economic ment of the salt duty is that its incidence would be spread equally among the poor while the present excess on drink, presses very heavily on a small section of it. A small free contains suitable front trees ingulate the more different trees only the make money by trading on the vices of a section of the population, the moral clotet will be so gri it that the essential law-abiding instinct of the Indian may be relied on to do the rest.

Tobacco—An excise duty on tobacco may well take the place of that on object of taxatron more desirable than salt, because unlike in other countries it is not an object of universal consumption. But it is fairly autoesticulivated, and is, moreover, an object of luxury and the amount consumed by any one person is never very large.

To tax it at the source in the shape of an accessed duts on cultivation may seem early producers, and it is not advisable to discriming to between the crops. It is not also possible or necessary to make it a Strict monopoly

1) Production

The tax on tobacco is intended to fill on the consumer and the duty therefore should be imposed at a stage when there is the least chaine of its being shifted to anybody else. Tobacco is consumed either as raw, e.g., for chewing or as in indictured e.g. as ignificant electrical end said fibe best method scins to be to regulate the who of rise tobacco when it is brought to the nurket be the prohibition of wholesic and retail sile except urder a heense. The Government may cold a give contract for monopoly of actual end for fixed areas or limit the number of hierars, and sell them be auction, an efficient method on these lines is working substactorily in the Indian State of Cochin

The main difficulty will at so in the case of exports. The figures indicated a steady increase in recent veirs in the quantity of tobacco is great and increasing, but to the best of invalidation and for tobacco is great and increasing, but to the best of invalidation in one form or other. The imposition of an excise data my raise the pine to the foreign consigned and by reducing Indian exports theke the production in the Totalion are bate on the exports alone is out of the question. The Government should, I think be prepared to meet this contingence unless it is possible to allow a relate on purchase for long fide exports, if this is done, the benefits should be extended equally to large-set let produces of tobacco products in India. The products of such factories my than be travel at an ad valerom or specific rate duly confirmed by an import duty on the same or similar materials. A fixed hecouse fee may be leved from the small scale manufactures of technes smill feet. The possibility of a small revenue export duty on tobacco (rive and manufactured) may also be explored.

Customs dulies - Log reseauce purposes it is letter to impose import during on all inteles rather than a few since this computation cases to collect them at the ports without any large addition to the staff. A recent duty should also be at or below the rate which yields the greatest reseauce obtainable.

It is necessary to make a classification of commodities and rates in the following order (-41) Goods such as machinery week for productive cute, prives, charged at the lonest rate (2) communitient goods in Jennal among the rich classes only charged at the highest rate (3) consumption goods in domaid among the middle (1)sess threfts at medium rates, (4) communitient goods in domaid among all classes but chiefts the poor, charged at the lowest rich. If the article is one having a comparatively inclusive domaid them is the middle (1)sess but chiefts the poor, charged at the lowest rich. If the article is one having a comparatively inclusive demand it can stand a higher rate than the one less inclusive.

The possibilities of imposing export ditties on more commodities have to be explored. The demand for Indian raw materials and food stuffs is so great that provided the rates are not high their need be no fear that the quantity of our exports will fall of

As regards the form of duties one can only say that both the of redoren and specific duties as well as the system of fariff inhations should be retained and applied with reference to the nature of each article

be retained and applied with reterence to the nature of each article. Takes in transactions set—bandlar important source of receipts in India is the tax on transactions such as free distribution of property inheritance legal and commercial transactions. Straing duties on all these are legatimate and of trade or other forms. Straing duties on all these are legatimate and of trade or other forms of presumable personal acting the results of trade or other forms of presumable personal and acting the results of trade or other forms of presumable personal and restraint of presumable personal his personal trade, and they are trade or seen until to a see a superior of the transaction of properties of the trade of the t

a necessary expenditure and even if the stamp duty puts a restraint on the act, which however it does not at present there is no scroots objection as it may induce the berrower to put off, if possible the taking of a loan Again, in the case of landed projects most transactions are among the moneyed middle classes who speculate on land purchase or mortgage on grounds other than for getting the largest return from the productive investment in land and thus adding to the social united.

Taxes on judicial proceedings in the shape of stamps and fees should, on the other hand, he so limited as just to pay for the cost of the courts Indeed the present high rate his been defended by some on the ground that it will act as a deterrent to the average Indian who is represented as being historia in spirit. I am consinced, however, that resort to a court of Jax is not in the generality of cases a pleasure but a necessity. What districts the extited among private of each pleasure but a necessity. What districts the case of the late of

The case of registration fees is slightly different. Though here also the State is called on to render a service to the purity from whom it can legitimately demand only the here cost the puries can afford to pay a higher sum as the act of registration unlike the proceedings; in a court of law is simple and does not demand the expert assistance of lawyers and others who collect such an enormous toll from the htigant population

Futertainments in India are not anuscients in the conventional sense but in many cases are forms of dissemination of Ilindu culture and folkore, their educative effect is really great in areas where the inhabitants do not know how to read and write. A central or provinced tax is likely to prote a tax on knowledge and culture. There is no objection however in utilizing their judiciously as a source of beal taxton in our effice.

Inheritance or succession duties—In the event of new sources of tradion being required to replace old ones that mix be condumed duties on wheretance or succession was be considered. Since the bulk of property in India that will change hands at death is hick to be land, there is an additional argument in its favour if my proposal for doing away with periodical reassessment of land is accepted viz that at the end of each generation the capital value of India will be subjected to an additional traction. It the India property does not change leantly in this way in the india property does not change leantly in this way in the india property does not change leantly in this way in the india property does not change leantly in this way in the property of the single land in this way in the property of the share of the deceased. A periodical ley is to be preferred in some respects where the principle of the capital ley of land is thus extended to the joint family as well but the regularity of collection was once in five or ton even singlit discourage saving or level to the birds up of such momentus. Economically however, something it to be said in favour of discouraging concentration of land in might tentatively be put at Rs. 5 000. The principle of graduation based on the street of relationship of those who inherit the property to textator and with the amount inherited by another cases the graduation based on the define of relationship of those who inherit the property to the state of the family are called a property in the latter case to the size of the family are called a property in the latter case to the size of the family are called a property in the latter case to the size of the family are called in the property of the family are called the property of the size of the family are called the property of the size of the family are called the property of the size of the family are called the property of t

Taxes on inheritance ought to be loved at unchanging rates as far as possible in order to secure equality in the distribution of their burden Difficulties do not seem to be great in India to make the Provincial Governments responsible for their administration because in most parts of India inheritance or succession does not pass beyond district or at most provincial limits in cases where the do it may be worth while to make some atraigement between the provinces affected. The advantage is that the existing India revenue staff may be utilized for its collection.

- (8) Customs duties should be imposed on all articles rather than a few, with due discrimination in the rates. There is greater scope for the amposition of revenue arrort duties than are at present levied in India
- (9) The present taxes on transactions may be continued except the stamp duties on judicial proceedings which should be so limited as just to per for the cost of the courts
 - (10) Entertainments are not to be taxed
 - (11) An inheritance or succession duty is permissible
- (12) The util to services like the Railway may be utilized indiciously as sources of taxation

Whatever may be the financial effects of these proposals which are however, equally important for the statesman to consider, the economist can only point out that (1) the sources of taxciton in India are few, and (2) no considerable amount can be rissed under any of the items without impairing the efficiency or the faculty of the vast majority of the population in India who are poor and that therefore (1) the expenses of the State civil and multary, should be kept down rigorously and (2) the several functions that are now being centralized and performed by the officials of the State should be landed over to village bodies or community organizations wherever they exist, and where they do not exist it is the clear duty of the public and the Government to induce sufficient public spirit into the minds of the rural population so so to enable them to discharge such functions with thoroughness, honesty and economy

Mr. Subbarama Avvar gave oral evidence as follows -

Dr Hyder Q-I do not understand your statement that "the Indian land revenue is a tax in so far as it is a compulsor; contribution of the wealth of the landed proprietor for the service of the public powers, but it is not a tax in so far as it is not apportioned to the actual net income that is earned by the individual proprietor How do you male that out? Is not land revenue really a certain portion of the net income from land? Government as the owner of the property are taking a portion of the What is the precise point of the distinction?

A -The main distinction is between land revenue and income-tax A — Inc Main distinction is between fand revenue and income-tax. In the case of income-tax you ascertain what exactly, is the income that a person has earned and you proceed to assess him on that hasis. But in the case of land revenue without ascertaining what he actually erris or has earned you simply have a rough idea of what he is likely to earn and impose a tax on that basis

The President Q-Don't you consider that masmuch as land is the source of production a person to whose charge it is entrusted has a duty to tle rest?

A -That is another question altogether. For instance in one year he may be quite can't le and may have done his best, but nature may have failed

O -Is not the lasts of land revenue just the same in the most advanced countries viz that the person in charge of the land has a duty to produce?

A -The idea is something different. This distinction between a tax and tent is made by Prof. Marshall

De Hyler Q-What is the distinction made by Prof Marshall? A -In the case of a tax at as based on the income actually earned but in the case of rent on what may be earned by an individual of normal al ility

Q-lou do not believe in compelling people to cultivate by taxation?

A -- No

Q -Further on in your statement you say that land revenue impa is the faculty or ability to pay of the cultivators especially the poor, who, however, form the majority since the collection of the Government First not only takes away a portion of what is necessary for their own and sistence, but also the capital for continuing the work in the field. I put it to you whether all that is left takes the form of capital. Why do you think that all goes into the land?

A-I do not say all goes into the land. To a certain extent the collection of land rescance impairs officiency in that inspect also. Most at our people are poor, and when the amount has got to be paid out of the income from land, there is so much the less available for purchasing cattle, seeds or As a inter of fact the poor ryots go and borrow money for purchasing cattle.

Q -Aren't the people also hitigant in spirit?

A 1 do not suppose so. I have not come across a large number of people who go to the law courts for the mere fun of it.

Q I thought they were

1-50

Q. Your point is that if their were no land revenue the rents would remain to the cultivators and they might spend it on improving the soil?

A Yes some people are extravagant, but to fraud the whole I t of cultivators as extravagant is given too far

O - What improvements could they effect on the land?

A -I was not referring to permanent improvements, but was simply thinking of running expenses. Permanent improvements are leyend the capacity of most of our ryots, the ligger halderds must take part in that

Q-What are running expenses?

A Purchasing cattle and seeds, digging wells etc.

The President Q - Don't the cultivators in Madras spend a very large sum of recess in permanent in prives raths every year, which they torrow from Government under the Agriculturies Lonia Act?

A. I am referring to the power clause. There are raille class landowners who certainly try to invest in digging wells as I all that, but the raper part on of the arms of that is borrowed by cultivators is I'r running expenses.

O — If the top of pass 2 ms or written statement sources. There no doubt that a rise in the price of agricultural profice over top source projects for the sast out of our receiving for receiving the this because the cultivator consists couch in ported models.

A —In some case, the medicute is pretty heavy even us it is. In some case, it is not. Much depends on the history of a particular district. I do not suppose it is possible or necessity to have the same incidence throughout

O -Is it not desirable to have the same incidence?

A —It may be desirable, but in that case new rearrangements of the conomic areas might be necessary. Some districts may be more fertile than others

Q —Would you agree that there would be very great difference in

A -Ves

Q —There is no justification for that difference, it simply results from the fact that different commutation rates prevailed in those years I seems to no thirt your scheme involves a perpetuation of that difference all effects.

A —To start with, if you approve of the plan we can have more release a uniform needence, and begin work on a clean slate, but apart from dong away with glaring inequalities between districts or provinces, I do not think it is necessary to do that

Dr Hyler Q --As regards irrigation, I understand you to say that the ideal system would be only to charge as much as it costs Government On the other hand, you say that it is the duty of Government to look at the question from another point of view I suppose you mean that Government should develon irrigation schemes?

A —Yes

Q -So that, your idea is that Government should run these concerns even if they cannot may?

A -Not necessarily

The nm must be to get the cost but in some cases it may not be possible

Q—Supposing their are two scheness—one which can prevent each and another which cannot. You say that in the first case Government should only get what it costs them. But if the cultivator benefits much more don't you think that Government should charge what the cultivators can afford to pag?

A -Yes. I have mentioned that in my written statement

Q —As regards irrigation rates, would you have uniform rates for each tract in the Presidence or varying rates?

A-I think we should have varying rates tiking into account the particular circumstances of districts. I think that will be more equitable than having a uniform rate

Q - When the irrigation costs more you will have more and when it costs less you will have less

A -f think there is no objection in that. The fusiness of the State is to tax in such a way as to get out of the people what they most conveniently can pay.

Q -\text{\text{\text{ou}}} would be benefiting the cultivator in the district at the caterior.

Q—You would be benefiting the cultivator in the district at the caston of the general tax-payer. The main in the tavourable situated districts might ask why he should be charged more while the other main is taying less.

A -in all these matters you must more or less take the country as a whole. I do not think it is right to take purticular district. In imposing your rate in a particular district which benefits greater than another, certainst the root's share of the benefit is increased and hence his capacity is increased. He is called upon to pay only a certain proportion of the benefits he has received. So he examic complain

The Presilent Q -You say that forests and to a less extent mines might easily be made to contribute more to the revenues of the State Have you any scheme in your mind?

A-No I have not made any special study of it

Sir Percy Thompson Q - You are east feel with the income-tax restens in India with two exceptions?

- Q —I arst of all, you think that agricultural incomes might be tixed? Λ —Yes,
- Q -Secondly, you think that on business profits the assessment may well to on a three years' average?
 - t-1c
 - Q -On what grounds do you justify a tax on agricultural incomes?
 - On ability to pay for the needs of the State
- Q -When the landlords pay a tax of something like 50 per cent of their income by way of land revenue, is not this a tall order?
- A. I do not think so. The incidence of land revenue generally falls on the roots or on the tenants, and the agricultural income of large owners is, I think, not
 - Q = 11 you mere ise the land revenue, does the rent also increase?
- A. That is what is taking place on the West Coast. When a truant cuters into a contract with a log landholder, be undertakes to pay the present land recent as well as the latture revenue which the State night impose together with any kind of cess that might be levied on the land.
 - Q That sexceptional
- A -Wherever there is pressure of the population on the soil, you may expect the shifting of the revenue on to the tenant
- Q-In some provinces there is tenancy legislation and the laudford cannot increase the rent
 - A That may be an exception
- Q-In that case you would not say that the landlord is always able to shift the burden of land revenue on to the tenant
- A -laren in that every our base to look at it from the point of view of the State II the State really requires more money and if the landcoming are expelled of paying it, I do not think they can ruse any great objection.
- Q -Suppose the landowners pay a land revenue of semething like 40 per cent of their means. If the State wants rose money should not the State really go to the business men and make them pay 40 per cent they
- A There is a limit that I have put through. The major portion of the scaler had bonnes will be except from that the Ma whole point is that the modeline of had recome falls in act ha was that the poet is classes are bearing a dispropertionate share of the whole furder. That must be received. There are certain people who receive a larger amount from the final and who can afford to one tay.

to pay land revenue and any enhancement in cesses. When you increase the land revenue on landlords, the lurden Loes on to the tenants. How do you neet that?

A -There is that possibility, but you would tax them only after you ask them to declare their meamer so that they may not have the tendency. especially if the tax is not heavy to pass it on. If the pressure is very great, he will try to distribute it

O -You said that there was no provi on to protect the tenants

A -Only in riotwari areas

Sir Percy Thompson Q -Isn't there this difficulty about the three years average that a man who made a loss throughout the veir may have to my meamed is an profits unde three verts neo-

A -I think I said that the rates should be settled on the basis of the income urned e.g., in the second year it will be a less amount, in the first sear more. The man will then get some relief in the meemetax

Q —Suppose a man mide Rs 1,00,000 in vent 1, Rs 50,000 in year 2 and nothing in year 3, but lost Rs 50,000 in vert 1. In year 3, he will be charged on the average of the total of Rs 10,000 in \$5,000 and no rupees In year 4, when he actually made a loss, would it not be difficult for him to pay income-tay?

A -I think some provision should be made for that

Dr Paranipue 0 -If he has to make provision for that, would it not be better to pay income-tax immediately after earning the income?

· 1 -1 merely put it in that way so that firms who make no profit in the course of three years may get some relief. I am not very keen on it

Sir Percy Thompson O -- In Ingland they had the three years' average system in response to pressure brought by the commercial community, the Royal Commission that sat in 1919 reported in favour of the adoption of the pressure year's income Do you agree to that?

A -- 168

Ite President Q -- With regard to excess you say. The State policy is from summed un in the formula. Maximum revenue with minimum and the standard whom it. sometimes summed up in the formula Maximam revenue with minimum consumption. The economic fallary behind it is that drink when it becomes a habit as it does among the classes iddicted to it is an article of comparatively inelastic demand", and you give a table of statistics. Have you brought your table up to date?

A -That was what was available to me

Q—From the latest figures we have not I find that the number of shops has been reduced from 6 003 to 5 917 the consumption in thousands of proof gallons which stood in your table at 17.28 has since been reduced to 1,528. Is there not a good deal of difference?

1-10 I don't think there is. When you reduce the number of shore you are among it probabition there we less facilities provided

Dr Hyder Q-ls it you view that the den and for liquor is all olutely melistic

A -les, more or less

Q -Whatever changes may take place in prices they can have no effect on the quantity consumed. Is that your view?

A -It will depend on the individuals. But is a rule that is my non. I just engured from one or two persons who are addicted to drink and they say that nothing will stop their drink if the shop is there

The President Q -If the shop is not there?

A -He will not drink

O -He will make drink for himself if he has got the habit

A -But the poorer classes may not have the facilities

Q -Has it not been said that everybody has got a beer tap in his backvard?

A -That may le But generally the owner is an agriculturist and he may not permit that Because most of the people who drink belong to the depressed clases

Dr Hyder Q-Do you think that the owner will keep saich over every tree?

A -He will take great care to see that it is not done Of course, there may be difficulty in the case of the present generation. I do not deny that But once the State declares for total prohibition, I think we can depent on

The President Q - Vis I must your attention to the fact that the verige number of cases of illiest distillation for the period of 5 years ending 1921 was 1,435 and for 1922 23 it was 2,001 as a result of restriction of facilities and increase of prices, and it has been declared in many of the provinces that illust production is out of control?

A-As I just now said it may be a difficult problem to deal with the present generation. I do not dray that But my whole joint is that if you want total prohibition at all—of course that is quite a different question apart from the question of invation—certainly the only means of doing it is to um at total prohibition. That is if you want to reduce the drink habit, you must have total probabition is your good, though it count be brought about all of a sudden

Q -But em rouses so is a result of the study of the effects produced in other countries?

A -- So is the case with regard to other laws. There is law against theft and there are so many laws against various other bad habits

Q-lou regard theft as a habit?

A -It is a wrong against the community-socially bad or anti-social

Q -Consumption of an article of which you disapprove is a habit which you put on a par with theft?

A -Of course, there are differences

Q-May I ask you whether you are speaking as a result of the study of facts in other countries?

A -I fully admit that in the case of America for instance, there my be illust distribution. The cannot change the half all of a sudden But you can the reduce it but by but Non what happens is that even children of two or three years are taken into the hunor shops and tooldy is forced. down their threats

Dr Huder O -Against their will's

1 -Children do not know what it is The President Q -Is it your personal observation? You have been todds long forced down the threats of children in the shot at

A -Yes

Q -- Did you prosecute the scople concerned?

A --No

Q -lon eng it can be reduced but to but their the reports we find that for the quantementum ending 1921 there has been in the Land Promises a reduction of 58 per cent in the United Promises of the Punjat 58 Bunkin 29, New 213, Bengal 18 and Madras 9 Is that for highly little? I et not what you want?

A But there is one thing. I toking at it from the point of view of taxation risk, quite apart from the central question of drunkeness, it falls very heavily upon the poorer closes of the population who are the least like to bear it. There are he he a reduction in the quantity of drink. If son aim at total probabilition the resenue also must go

Q - But the community on would continue though the recence & see

1 - The effect of how in persons right be such that you can effect at improvement

Qualitable son make good the loss of resents by levening a superfer on lind revenue and a presenced surelarge on me me-taxy

Q - Suffering this is done as a result of soting would rouse prejaint to his and a higheral treation sourcel for the enforce out of sour epit is

en sour conter limiter? A will think I could be fill a tree and ter in who I chief I not Q -But you have proposed a super tax. Will it fall on the community who are most anxious to bring in prohibition?

A .- The tax on tobacco, for instance, will fall on the poorest class

as well

O-lou think the root would be ready to bey the burden of a super-

tax on land revenue It would mean almost double the land revenue

A -But I have put in a limit-those who pay a kist of Rs 109 and

Q-Hre you studied the number of people who pay a list of Rs 100:

A -I think 80 per cent will not come up to that limit So the amount would be very small, no doubt

Q -So what would you do for the rest?

A -For the rest I can only suggest increase in other items, both direct and indirect taxes

Q-May we go to tobacce? You propose an excise and you say, 'The best method seems to be to regulate the sale of raw tobacco when it is brought to the market by the prohibition of wholesale and retail sale except under a license' Do you think it will be practicable?

A -I think it will be

O -Have you estimated the most you would derive from it?

A --- No

Q-Do you think that this Presidency would secure as large a revenue is Coclin or Travancine?

A -Of course, you can get a lot from the West Coast. In Cochin, for interesting, you get 2½ lakls from tobacco alone. In other parts of the Presidency the bir is the most common form in which tobacco is consumed.

Sir Percy Thompson Q—Regarding customs you say, lor revenue purposes it is better to impose import duties on all articles rather than a few, since it is comparitively cay to collect them at the ports without any large addition to the staff. The lost instance of a country which has customs for revenue purposes alone is lagland. But now England has a tariff duty on very few articles indeed hile alcohol tea coffee its it not pather harasing to have every little article subject to customs duty?

A —But the commodities that are imported into our country are not so universally consumed by all classes. We have very few commodities of that type which are consumed in all pures of the country in the same quantities. There are commodities like the mullicloth for instance consumed mostly by the middle classes, and in whiters, and commodities like that are only consumed by the producing classes.

Q -It may be you may not get the recense you require by taying a few articles. But surely it you can get your recense from a few articles when are in common consumption, there is much less triction than if you are to tax every sundry article coming, and the comit and the control of the cont

(No answer)

Q-In regard to export duties would yet accept the proposition that it is not justifiable to put an export duty on councilities unless they are in the nature of a monopoly?

A -les

 $Q \to Is$ it not the case that the articles on which you can put an export tax in India are few?

1-les, very few

Q-lou say jute as a monopoly?

γ —*J ~*

O-What about rice?

A-Rice is more or less a monopols in Burma and I think a tax on rice will be shifted to the foreign consumer provided it is not very high

Q-You think lluring face, the world price with regard to rice? If the price is fixed elsewhere and lluring fact to complete with it surely if you had an export duty on rice at i in the fault to llurine gradue.

A-les. We then is that there is a ne trangin in the case of Burma rice, so that if the rate is not very high, it is likely to be passed on

Q - You say that is the case with tea?

A -les, in the case of Indian tea there has been an increasing demand in the world market

Q-Iou say that the demand for Indian raw materials and food stuffs is so great. Have you in mind any other commodities to which an export duty might be applied?

 $\Lambda - I$ thinh a small duty may be imposed on ludes. There is one already, of course. Then there is law cotton

Q -Is there a demand for Indian raw cotton?

A -Yes

Q -In normal times do you think that if you put an export duty on cotton it would not affect the export?

A -If it does the State might revoke the duty. It depends upon the circumstances The foreign demand for our commodities must be taken into account in imposing the duty

Q -It will be rather distuibing if these duties are to be varied every now and then

A -At least it will list for a year

Q-With regard to taxes on transactions you say 'Another important source of revenue in India is the tix on transactions such as free distribution of property inheritance legal and commercial transactions. And then you Taxes on judic al proceedings in the shape of stamps and fees should on the other hand be so limited as just to pay for the cost of the courts' Has this principle not been of seried in Madras? The fees were only raised last year as an exceptional measure

But I thinl the State makes a lot of money out A -I have no idea of judicial proceedings

Q -Not before 1924

A -Possibly it did not

Q -You don't approve of an entertainments tax?

Dr Paranipje Q-You are generally in favour of inheritance and succession duties?

Q-lou consider that as a fan tax?

A -Yes

Q -What would be the nature of that tax? Did you study in detail the death duties in other countries?

A -I know some general features of the death duties in England

O -What are they?

A -lou get some information in the questionnine itself

Q — Death duties in England consist of two pairs one is an estate duty on the whole estate at a progressive rate and the other is a legacy or a succession duty changed at different lates according to the degree of relationship. Do you think both these kinds of duties together should form the death duties in India?

A -Yes

Q -In the case of a succession by a distant relation the rates should be high as also in the case of large estates and you should also have a progressive duty?

A-les .

Q —The main difficulty in considering these death duties is with regard to the Hindin joint family. How are you going to assess these death duties in the case of a Hindin joint family?

A - According to the property or according to the share of the deceased Q-\sigmaw in Fugland these death duties are simplified lecause the property presses at the death of a perticular person. But in India according to our law, property passes not only on the death of a paticular person, but also on the light of a paticular person in fact, a man's property, either actual or potential, is increased by the death of someone in the family and is decreased to the light of some other person. Therefore if you want to assess these death dutes properly whenever any preperty passes either actually or potentially, theoretically at any rate, you must have death duties both at the death and the birth of a person

1 -I think it will be possible to estimate the share of the deceased at the particular time when the death takes place

Q-You agree in the first place that whatever the tax may be at should be uniform on all the communities?

1-100

Q-If your system is one which favours one community more than another it is a lal tax

1-115

Q - Now take a Christian and a Hindu and to make matters extremely simple I take this illustration. Suppose there is A a Christian who has a son B, and there is a Hindu C who has a son D. When the Christian, A, dies, B inherits the relate estate. Let us suppose that both these families have property of the same value. When the Hindu C dies, seeing that we are governed is the Mitalshara has in mans parts of India. D inherits only half the projects because the other half already belonged to him and he could have claimed practition at use time.

1 -But in assessing D you can take the whole estate into consideration

Q -So that your principle that only property passing on death would be tixed will not apply

A -We have to tale the whole

Q-low take the other side. If B were to die no property would pass On the other hand if D dies his half properts would pas to his father

A -But in the case of A also it passes to somebody

Q—But while A was hing B had no share in the family property. On the other hand in the case of the Hindu half the property belongs to C and a half to D. When D dies his half of the property will press to C.

A -I have no experience of the legal aspect of the case I do not see any great objection in making the practice uniform viz, when the son dies during the lifetime of his father and leaves no heir to succeed him, the property may be left untouched if a partition is effected a succession duty will be levied

Q-You agree that all the communities should be treated exactly similarly in respect of the inheritance or succession duties?

Q -Then there is the question of how to deal with this tax You say that these death duties should be entirely provincial

A -Yes managed provincially

O -In the case of management their would be a gight difficulty. I eccuse a man might have property in two different printinces

It is not a normal feature A -That is very seldom

Q .- There may be shares in a company located in various provinces It may be Government securities In what province are they supposed to be located?

A -Of course there may be some difficulty with regard to that Put such cases are very few in India

Q -Do you agree that these duties should be levied at the same rates in all provinces or would you have a higher rate of duty in Madras, for instance, and a lower rate of duty in Bengal and so on?

The duty must be uniform

O -Don't you think therefore that so far as the administration is concerned there must be a common administration-comething like the administration of income-tax?

A -I am not opposed to that It is a question of administrative expediency

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Q—How do you arrive at this exemption limit of Rs 5,000?

A—It is only a lough calculation The principle is that people with smaller estates should be exempted.

Q - You think that a man with a property worth Re 5 000 is just on the margin of subsistence?

A -Yes

 $Q\!-\!On$ page 88 of your written memorandum you mention four lands of property and you consider that the first and the last are comparatively of a ly asse sable. I should have thought that pewellery is one that can be easily taken into account

A -But people might conceal it

 \mathbf{Q} —Wherever death duties are levied von think these difficulties and common?

A ---Yes

Q.—With regard to partition, you wint to have death duties in order to citch hold of property when it passes from one hand to another without proper consideration. Now among the Christians a son has no right to claim a partition but among the Hindus in our part of the country the son has a right to claim partition. Now if these death duties are levied the tendency will be generally for every one to ask for partition in order to eccape the duties.

 Λ --I would impose a duty whenever the partition is effected. I suggest a duty on partition

Mr R SURYANARAYANA RAO, Servants of India Society, Madras, was next examined

Written memorandum of M1 Suryanarayana Rao

Q 1—Apicultural statistics—Unless one has practical exposence of the various methods adopted in arriving at the estimates of crops, it is not possible to criticise or suggest other adequate measures for the purpose Such criticism as is offered is based on the isomal's contained in the appendices to the estimates of area and yield of principal crops in India in 1922 23 where the methods of framing estimates of crops and methods of collecting statistics are narrived. The memorandum on the average yield per acts of principal crops given in the Quinquennial Report for the period ending 1921-22 has also been availed of

Method of framing estimates of crops.—The acreage of crops in areas more there are trained rilling establishments can to ideemed as fairly accurate 1 or views containing permanently-settled estates lands held on privileged tenure and unsurvey areas I would suggest that I led Governments should frame laws which would make survey and the maintenance of trained village establishments compulsors. It dently, there is accoped for legal enforcement of these at present. If this is done, the methods followed and the statistics gathered will be more accurate. At any rate, there will be a uniform method throughout the country.

As regards calculation of steas under crops, I am included to agree that the area sown is most important, and the fact that the crops did not come on many ricci not to taken into consideration for as it is stated in the method is (I fratung estimates of crop), the failure of crops affects there is the fact of the consideration of the area of the constitution and not the necessary as exception intentioned I would lide to point out if the sowings of the forecast crops are to 10 omitted owing to failure the other crops raised on the same land should be tale in independent in the other crops raised on the same land should be tale in independent in a mixed field while the area to be returned should be the area of all the crops should be tale in independent of all the crops should be tale in into consideration. I believe this method is being followed now.

As regards standard of normal outturn, it is stated to be the average told on average cold in a year of average character. It is very difficult to say what an 'average' in all these cole will be unless a series of normal verts are taken and the average is arrived at I do not think that it is right to say that the average of a series of year's figures is needy an authorited average. In my opinion, that is the real average. The croperting experiments will then enable us to see how far the yield in a particular year is alone or below the average. The average may change perhaps from very to very

The estimate of outturn should be arrarel at 1x crop-cutting experiment conducted in each valiage by some responsible receive official, say, the receive or firl a inspector. These estimates may be compared with the or made by the vallage officers whose estimates are the plate (just x or).

In arriving at either the e-timate of normal outturn or of the quantitafive estimate of outturn, the figures relating to the results on the Government farms are often misleading. The efficient nethods of scientific celtivation on these farms naturally yield better results.

As regards the method of collecting statistics. I believe the system about middle and Midras with the adoption of suggestions made already is the best method. All provinces may usefulls adopt it. This nethod should be made applicable to all classes of land if nice are, by legislation

If the methods suggested above are followed the tear of either underestimation or overestimation will be greatly minimized

Special crops Tea—The Government should misst on the gardens sending figures of production. These may then be subjected to the secretary of the local officers. It is stated in the ludin Tea Statistics, 1923, that "special efforts were, as usual, made to procure returns direct from non-reporting gardens and the efforts here so far be as successful except in Southern India." In any general legislation passed for the collection of statistics the Government should misst on the supply of figures relating to tea gardens.

Cotton—If agricultural statistics are properly collected, the quantity produced will be available. The accuracy of this nature may be tested with the help of other figures given under this head in the annexus.

I igures relating to rubber and juto seem to be fairly accurate. As regards coffee, all plantations in extent even below 10 acres should be compelled to send the figures of production.

Thre stool — V cattle census should be taken every yeu in all villages. This is not a difficult matter as the village offices are given ifly well informed about the cattle in the village. Perhips, a distinction will have to be made in such a census between cattle u cut for agricultural purposes and others.

I orests - Statistics of the kind now prepared for Government forests should be called for relating to forests administrated otherwise or private forests. These can be enecked by the forest department with reference to produce in the neighbouring Government forests.

Industrial statistics—The methods now adopted seem to be satisfactory. The industries department of each province should be held responsible for these statistics. This will be possible and will work satisfactorily if all industries, including mines etc., and labour are made over to the responsible part of the Local Governments. At any rate they should be provincialized subject it may 10 to the residuary power of the Central Government to legislate on matters affecting industries in general

Statistics of prices—Nothing can be said against the present method The defects pointed out by the Sugar Committee are inevitable and are not inherent in the method adopted Livery effort should be made to avoid the defects by the officers being asked to pay more attention to them instead of treating them as part of their routine work.

Income laz statistics—Returns selving to the various trads, and professions of the assesses in each grade discontinued since 1917-18 should be revised. They have very useful juspose in determining the sources of taxtion and also in fanding out the nuclined increments, etc.

Statistics of mage earners -Legislation is necessary for the purpose



- O 91 -Transfer of shares should be declared valid only on payment of stamp duties Q 92 -There are many fees in which you will find an element of taxation,
- court-fees, stamp duties registration fees, railways irr gation, post and telegraphs, etc
- Q 93-I am in favour of charging a higher sam. But here also some exemptions must be provided
 - Q 94 -I do not think there are any more
- Q 95 —I would plead for the extension of the entertainments tax. The cost of collection in Bombay and Calcutta where this tax has been imposed has not been high
- Q 96 -"Tax is a compulsory exaction by the State of a part of the wealth of individuals for public purposes"

"Rent is that portion of the produce of the earth which is paid to the

handlord for the use of the original and indestructible powers of the soil' Land revenue in India is a tax. The question has been discussed so often and so thoroughly that it is not necessary to state why I consider land revenue as a tax. It has even been recognized by Government that revenue derived from land is land tax revenue

- I do not think that peshlash can be considered as a tax. It pariales more the characteristics of rent
- Q 97-Yes Land tax affects his budget considerably. He will not ordinarily get remission or suspension I know of some instances in which though a case was made out for a suspension it was not granted. It was felt as a great hardship
- Q 98 -I agree with all the criticisms But as regards the last criticism it is not wholly true as the revenue officials engaged in collection work
- ittend to many important administrative duties Q 99-It will lead to inequality But average of prices for normal years will minimise it to some extent. As long as temporary settlements are continued this is unavoidable
- 100 -Rupees 2 000 can be considered as the bare rupimum subsist ence level It will be easy to a certain the agricultur sts gross meone. But the expenses of production cannot be properly estimated as agricultur's sarely keep recounts for expenses incurred. Moreover if taxes are to be leaven to fit gross thome the ignorant not will be at the mercy of the tevenue officials who will naturally be the persons that will estimate his income After all such an estimate will be guess work and cannot be relied upon for the purpose of taxation
- Exemption of this kind proposed may result in further fractionisation I am not sure that will always be the result
 - O 101 -I think that may be considered as one method for discouraging
- fractionisation A law should be passed prohibiting fractionisation beyond the economic holdings. I understand that the Bombay Government propose to introduce a measure to prevent fractionisation. That may be of interest as Bombay law paul great attention to this subject for the past many years.
- Q 102 -If permanent occuprincy rights are granted to tenants who cultivate waste land brought under an irrigation scheme I im not against
- even State-ownership of such land Q 103 -I advocate the abandonment of taxation of lands within municipal limits in favour of local authorities
- Q 104—(a) I and revenue is paid by agriculturists and so to divide it by the total population to arrive at its incidence is not correct
- (b) To divide land revenue by occupied area is to ignore the fact that all occupied area is not cultivated. Even if the cultivated area is talen into account we will get only incidence per acie
- (c) Comparison of assessment on soil units will only give an idea of the land revenue paid on different classes of soil in different provinces and will not give the incidence
- (d) Percentago I orne by the assessment to rents of annual value is not always the safe guide for various factors affect rents and the annual value

- (e) The relation between the land invenue and the gross or not income cannot give the real incidence. It gives only the proportion and out of the income which may in general show how large or small is the part of the income is land invenue. Moreover, various other factors enter into the mestion.
- I prefer to divide the land revenue by the number of people actually engaged in agriculture. That will give the niedence and enable us to compare rates. At the same time, I must not be understood to mean that I do not value the different methods suggested. While for purposes of comparative real incidence they may not be conclusive, they have a real value for the purpose of knowing what the nature and effect of land revenue is in different movines.
 - O 106 -I agree in ceneral
 - Q 107 —I would prefer to transfer more taxes contained in Schedule I to Schedule II, e.g.—
 - Levy of no tax should be made imperative That will be an interference with the discretion of local authorities
 - Q 108 —I cannot say anything about octroi or terminal tax as we have no such taxes in this Piesidenev I think the other taxes are sat sfactory
 - Q 100 -I cannot say
 - Q 111—Tolls may be continued. The minimum distance between one toll gate and another need not be less than 15 miles. It may also depend on the jurisdiction of various local bodies.
 - Q 112 —In whole from the owner The burden is shifted on to the occupier often much more than the burden imposed on the owner
 - Q 113—There shall be imutation as in the case of betterment tax. Let be a percentage of the valuation. If the value increases, increased amount is collected. As regards land cess, the present limit is all right as the agriculturists have to now name other excess besides.
 - I do think the limitation necessitates recourse to other forms of taxation But the burden in the case of taxes like the profession tax is shifted on to those who may not be now paying any taxes. I ducational cess is an additional burden on the agriculturists.
 - Q 114 -The limit should be raised so that the occupiers of houses with scantr means may be exempt from house tax
 - Q 115—Land within municipal limits may be taxed just as agricultural land, the local authority getting a portion of the increased value, which will also generally be due to improvements effected by the local authority, Improvements made by the owner may be left out of consideration. But I reduce how difficult it is to find out the causes for increased value. Even if it so happens that the tax imposed may be iffected by the improvements made by the owner I do not think that will prevent development of land for housing purposes as demand for houses is usually growing especially in urban areas I or some vears in the leginning newly developed lands for housing purposes may be exempted from the land tax. This is for the purpose of encouraging house-building.
 - O 116 -I have no actual experience of any of those taxes
 - Q 117—Grants in aid should be earmarked for particular services which in the interests of the community should be maintained. The basis on which grants are given must insurably vary with importance of the services and the amount that a local authority can be reasonable expected to raise for those services.

- Q 166 -I do recommend
- Q 167 —I thinh so

Q 163 —The land revenue staff need not be entrusted with other taxagrades of service

- Q 100—Brealing up naturally results in increased expenditure, at any rate proportionately larger expenditure. All the taxes now collected by the Central Government may be administered by the Central Board Revenue and one establishment can be made to look after the collection of these taxes.
- Q 170 -I have already suggested succession duties may be administered by the Central Board
- Q 171 —I am inclined to think that there is much to be said in favour of the view expressed by Mr Adams I cannot say at present if the need for the course suggested exists Anyhow it is better to provide ourselves against such a contingency

Mr Survanarayana Rao gave cral evidence as follows -

The President Q-Do you represent the Servents of India Society?

A -- I do not represent the Servants of India Society I am a member of the Society I ut I am voicing my individual opinion.

Dr H. Mer Q —On what principles are the water rates for irrigation in this Presidency fixed? Have you any acquaintance with the system in Madras?

A—They are fixed on the basis of the source of supply If it is perennial supply it is classed as class (1) if it is a supply for eight months and more it will be classed as class (2), for more than five months and less than eight rouths class (3) for three months and more but less than five months class (4) and the rest as class (5). That is what I find in the settlement reports

Q-lou say in spealing of the poll tax that Indian sentiment is opposed to this tax. Could you give any authorities from ancient books?

A -I have none

O-lou at prove of the salt tax?

A -It is less objectionable than the other taxes

Sir Percy Thoripson Q -Is the present graduation of income-tax satisfactory?

A —I thunk so

Q-Lou say the lind of thing adopted in England would be useful?

A -I have read about the new income-tax in England A single main is given a certum allowance before the income is taxed, and in the case of a married main there is a higher allowance

Q -Could that distinction be applied to India? Do you know any single man who pays income-tax?

A -There may be a few

Q -Is not the number very small?

A -It is true

Q -For the sake of quite a handful is it necessary to make a distinc-

?
A -I would lile to make the distinction in the case of families

O —In sien of the fact that the number of single men is very small, is it necessary to make any differentiation?

A -The differentiation may be made but it may not come to effect

Q -I doubt if it is ultimately worth making

A -But that 19 my view

Q -lou advocate differentiation in favour of carned incomes?

1 -- 1 es

- Q-Under the existing law is not most uncarned income, that is, rent from land, exempted from income tax altogether?
- A—I have later on said that agricultural income should be taxed People who carn in offices and firms have the innit of Rs 2000. Owing to the cost of living being high now, they rither find it difficult to pay on Rs 2,000. Therefore, I suggest lowering the rate of tax in such cases and keeping the present rate in the case of others
 - Q -The vast bulk of uncarned income is not taxed at all
- A -I would like all the uncarned income to be taxed. In Italy it appears the salaries of Government servants are taxed less than the income of other people.
 - Q -Their tax is the same as others
 - A -I read it in 'Public Finance' by Robinson
- Q-When you talk about Italy I think you mean the tax on total income?
 - A -Yes
 - O -Are you in favour of allowances for children?
- A -I would like on an average that five persons should be taken for a family. When we give family allowance we may take it that a family represents five persons.
 - Q-Are you going to standardise the number of people?
 - A -For purposes of calculations you should have some figure
- Q—If the family consists of ten persons, would you double the rate?
- A -1cs, if it is brought to the notice of the Income-tax Commissioner nominimum should be nice in India because in India we have the Hindu joint family. For the sake of tax I do not think families would increase
 - Q-In Q 36 you say inquisitorial proceedings are inevitable
- A —They are mentable if they want allowance If they make an application and claim that their family consists of so many persons, to State in order to give the allowance must carry out inquisitorial proceedings
- Q—In England it is a simple thing Supposing a man says that he has got twent; children the assessor has only to go and see the register of births and deaths which is absolutely conclusive. But here he would have to make enquiries
 - A -Even here perhaps they can refer to the vital statistics
 - Dr Paranippe Q -They are very imperfect

 A -I do not mind inquisitorial proceedings if they want the benefit
- Otherwise they would forego it

 O Are agricultural incomes fairly taxed?
- A—The feeling is that owing to the different rates in the different provinces and owing to other factors in fring the land revenue, fand is taxed more than other moones. But I do not wholk approve of that feeling. But surely if agricultural incomes are to be taxed the permanentlysettled existes ought also to be taxed.
 - O -They pay land revenue
- A -They pay peshlash. They don't pay land revenue. Their assessment is not revised once in thirty years.
- Q —Don't you think that land revenue is part of the cost of the business rather than a tax? When you buy land, you pay such a price as would be justified by the net income you would receive from the land you would take into account the land revenue that you will have to pay and deduct the same from the income. So that it is not a regular tax that you are paying A tax would be on the net income you derive

That would mean the amount that would be left to him after the cost of cultivation and the land revenue has been paid. On the other hand, B who buys the factory would similarly tale into account the cost of run ning the factory, the wages of the labouiers, the cost of raw materials, the cost of production, and then i he finds that i e can make Rs 1000 then he would be prepared to pay Rs 20000. In that way these two people are on a par If one inneat Rs 20000 on factory and another invests the same amount on land both would get thousand rupces from the invest ment. In what way are these two different? After all erertbody horse the amount of receive that will have to be paid and the amount that nill anally remain in the procket. Also not these two identical?

A — Les

Q -In that case you charge income tix for one and not the other?

A -That is why I suggest agricultural incomes might be taxed

Q-It is said that the first is already paying land revenue

A—That is the feeling but I don't agree to it

The Prevident Q—With regard to Q 56 if Government have a complete monopoly then you would advocate a protective duty?

\ —Υes

 $Q - Wh \nu$ do you suggest only in the case of Government undertaking the monopoly?

1 -Unless it is paying they may not continue to manufacture

A -I believe Sir, that State undertakings are for the good of the country

 \mathbf{Q} —You would accept prohibition as the goal in the near future in the whole Presidency?

A -In the near future, but I think I ought to have said 'gradual prohibition' only We do not want immediate prohibition to-morrow

Dr Paranipje Q-You mean it is a pious aspiration?

A-Not that, we would like to reach it within a number of years. There is the economic consideration first

The President Q-lou have had experience of lafour unions, is there more absenteeism on Monday mornings?

A -les

Q -Have you got any statistics?

A —No, but I have seen in the famine areas and other places where the worlers have been doing work at the end of the week all the money, at least most of it, used to go to the toddy shop. In fact, I made a representation to shift the toddy shops that were within five miles of the camp, and that was not done with the result that all the money was going to the todds shop. There was also a resolution on this question before the Council but it did not come up in the ballot and so it was not discussed.

Q —Do you think these Lople even sherifee their necessary food in order to get $\mathit{fart}\xspace^p$

A --- Yes

Q -Then, you think ty justing a decree you can cure them of this limbt?

4 -I think so. There are so many things that the State can do for putting a stop to this coil

Q-Hon are you going to stop it?

A -When you remove the temptation from them, there will be nothing to tempt them

Q-Does not temptation exist as long as the fire trees exist?

A -At any rate they will find more difficult to get up the fare tree and trp it them elves and drink

Q-Who is a ing to step it?

A -Public op nion would stop it

O -Has it done so in America?

A -There are so many stories about American probabition that I canno speek with an authorit. I have read a number of looks and leaflets that the state of the sta

O -It depends on what you call a success

A -It depends upon the persons who visit and report also. It has been known that there is less absenteersm on Monday and also there are racro savings in the banks, etc.

O -Is there any absenteersm on Monday morning?

A - Absenteersm alone need not be taken into consideration.

Q -But that is one of the aspects which has been suggested in America

A.—That evil may not exist but I cannot commit myself to any opinion in that matter unless I have statistics, but there are other things which me sufficiently crays for the foreyment to take action in this matter.

O-What are they?

A - vs I said the poor earnings of the tread winner of the family go to the toldy shop and so other members of the family suffer

Q -Da you propose to stop the money long spent on drinking as the result of your scheme?

A -To some extent it will be stopped. Then drink will not be available so easily as at present

Q -On the other hand our information is that in the provinces where there are no shops it is much more easily available

A — I have all a heard that But the official estimates and the non-official estimates always differ

Q-We had a non-official witness in the Punjab who said that he had come across 50 stills in one jungle

A — May be When we want to put down an evil of long standing, such illiest distillation is sure to crop up lut it ought to be stopped. It may also be due to the want of supervision by the ablant denartment.

Q -Would you then allow it to be put down by an army of officials?

A -I think if more officials are necessary we should be prepared for

the Q—You say experience in this Presidency shows that while the revenue derived from the tax on drink has increased there has been no corresponding decrease in consumption. Are you making this statement from the official reports or from the non-official reports.

A -Only from the official statistics

Q -But official structure show that there has been a decrease

A -I say corresponding decrease with reference to the increase of revenue

 $Q-\!R$ ould you mind explaining to us what is meant by "corresponding decrease"?

 $\Lambda-I$ mean the percentage increase of revenue is higher than the percentage decrease of consumption. Therefore, I do not think doubling the taxation is the only wav

Q-Would you hold in a matter of this kind that the decrease in consumption should bear the exact proportion to the increase in revenue?

A -At least as nearly as possible

Q -Would you apply this theory to any other tax?

A—I do not know that The policy is said to be the maximum revenue and minimum consumption. We point out that the former has been achieved, but the latter has not been achieved even according to the statistics.

Q -Is not the point where you get uncontrollable illicit distillation a limiting factor?

A -Yes, of course

Q-II you neglect this point it is quite easy to extinguish heit con-sumption altogether. I would point out there are provinces where there has been a reduction of more than 50 per cent, in licit or sumption as the result of increasing the resenue and reduction of shops

A -I have no experience of those provinces. So I cannot endorse this

Q-lou sar, "Sweet todds is at present free from duty licenses are issued for it. I think a tree-tax will do".

1 - 'Separate licenses are assied" is wrong at should be "no licenses are issued '

Q-What do you mean by that?

A -A tree-tax can be levied. If it is a source of revenue I do not mind taxing it. If it is proposed to tap other sources of resenue instead of leving a tree-tax a small tax might be levied on the quantity of todds used for industrial purposes

Q-That means it will indirectly affect the trade in sugar made out of fare now

A -It may be

Q-lou suggest a tax on banking transactions as one of the substitute taxes to make up to some extent the los in excise revenue. Do you mean to say that it is not desirable to encourage people of India to use banks instead of hoarding their mones?

A -I think the tendence to invest money in Fanks has grown tolerally well and nothing will present the banking transactions going on as usual

O - What would be the amount one per cent?

1 -I think it may be half a per cent on every transaction

Dr. Paranti e. O. You mean to say on every cheque also?

A -I think we are already paying on cheques

 $Q = D_{\rm P}$ you mean every time you draw a hundred supees cheque you will have to pay eight annas $^{\rm p}$

A -It may be If not they will have to send their money by money. order, in that case too the State gets some noney

The President Q You say you would a lrounte also a tax on entertainrante have you made any estimate of the soll?

1 - I have n t t ale any estimate I have leard that in Bengal the

an usement tax las vielled its 21 lakla Dr Heler Q-Wist entertainments would you tax?

1 -Werever all me a is to tickets for which money is charged

Q -That rears people who live in the town will pay and other people who in libre in aim ing parties and in rillages would not pay

1-10

Q -Wil it n t ar unt to taxing one class of people?

1 - It m, It be taxing one class of people but it will be only taxing the per, e who are in a positi a to gar whereas the perfe who get free entertainments raturally have other eligation in fer which they will late to par

Q - Have a 1 at 1 of the process nature of these tarm?

I have even towarding rend the act avent year questionare. I have no about 11 had a tak with a correctaris a library what the fee reparts and for lithat all weather them are in favour of them. Billier wi France Carlest P

O Can be see entire at the sea effect that they well

1 I have a valuable to the fact of a transfer to the first three transfer to the first transfer transfer to the first transfer transfer to the first transfer trans

the Te seams throat a Mer earland Q Vetuelent 1 4 4 4 4 m W 1 112

1 34 1 1 1 1 1 1 1

- Q -I am afraid according to your suggestion it will be difficult to make up the excise revenue from the taxes which you have proposed
- A -Yes, that is why I say gradual prohibition, as revenue considera-
- Dr Paranippe Q-You say land revenue in India is a tax, but in temporarily-settled areas it is a tax, and in permanently settled areas it is a tent
- A—lee What I mean is the relationship existing between the landlord or the zumindar and the tenant has been settled but there also the Government is in an unfortunate position I do not know whether they have power to exict the tenant I do not think the Government is in a necession to exict the tenant I do not think the Government is in a
 - Dr Hyder Q-Your view is that land revenue is a tax?

A -Yes

O -I et us follow this line of argument, but it is a tax on what?

A -It is a tax on the net income

O.—You being a logical man, you will apply all the principles of tavation to this net income, that is to sa, you would have a gradienton. Also would apply the principle of graduation, also the principle of differentiation, that is to say, earned and uncarned. I now come to this line of reasoning from another point of view. You are aware that in England and other countries. Band is nivisted property.

A -Yes

Q —You are also aware that people in England and other countries advocate a tax on all the increments in value which are not resulting either from the individual effort or from the subking of capital

A —In fact, I have stated in one place that I would like the increments in value to be taxed

ments in value to be taxed

Q —It really comes to this that the State can appropriate all that can
be attributed to the land as such after maling an allowance for the indi-

vidual effort plus the investment of capital on it

A—Not all but only a portion of it. Just as in income tax it is only a portion of the income that the State can take

Q — I accept that, but what difference is there left between the land revenue regarded as a tent and land revenue regarded as a tax. Is there are material difference?

A—There is no material difference except that there has been unnecessar, academic discussion whether land revenue is a tax or rent. If it is considered as a tax it must bear relation to the net income as income-tax bears to the income.

O --Coming to the other line of argument in your common the State would be justified in appropriating a portion of this unceraned increment. Then it strikes me we are only fighting with words and there is not much material list; for this wastage of works in India for the last, fifty years

A-I think so I am rather inclined to concur with you in this. After reading the literature on these questions. I have come to the conclusion that the State should get so utelling but whether land revenue is a rent or a tax. I think it is more an academic discussion, which does not serve any useful purpose.

The Previous Q — low systatix on betel and areca nuts will be a tax on necessaries as the halit of chewing is universal and the difficulty of assessing it will be great. Would you apply that principle to other things like gamp etc?

1-\alpha The chewing halit has become a necessity in India and also it is considered good by Indian doctors

Q -Is not tol acco a nece its for the e who are addicted to smoking?

A-I think tollacco cheming and tollacco sincking also has become a halit with Indians. I pecually tollacco cleaning is a great necessity. I have allo suggested the difficulty of as esting it more than anything else. It has unfortunately become a necessity of life with the poorer class of people.

Q-Dies not cleaving betel etc. lead to uneconomic expenditure?

A -I think so, but doctors say that it as Is digestion

111-15

Dr Paranjpur Q - As regards your answer on death duties, I think you prefer Prof Rignano's suggestion that the rate of the duty should mercase with the number of times the property changes hands. Do you like that suggestion?

A -It may increase it may be, in three or four generations

Q-I think his proposal is three generations

A -I do not agree exactly with that

Q —How many generations you would like? A - I think it can go up to five or say generations

Q-With rightle to your answer to Q 138, you say, "That the rates should change as the property changes hands and also on a graduate scale according to the value of the property and the degree of consanguinity. It does not mean that there should be any progressive taxation in the case of death duties. The change of rates from year to vern cans that you have not a uniform rate of taxation for all estates?

A-1 did not think of it from that point of view

Q - Hax you considered to any extent the question of the joint family. You say quite rightly. On the birth of a male child, the child becomes cutified to a share in the property. If the child does even in a few days, his share will have to be taxed. This is not fair?' It would be difficult at any rate to say whether it is fair or not, but how are you come to tax.

A-I have suggested in my answer (c) that "I would prefer to tax the share of the property of the decised in the case of all adult persons, i.e. persons who do after attaining the age of majority under the law".

Q=1 would put to you that according to your scheme you would treat the Hindu community much more layourably than any other community. It give you an illustration "supposing there is a Christian A who has a son B and Hindu C who has a son D and both have exactly the same property. When Christian A diec his son B will inherit the whole property, and consequently he will have to pay the duty on the whole created On the other hand when the Hindu C diec his son D inherits half, as he was already cuttled to the other half immediately he was born. Thus you will see when C diec his only son D inherits only half the property

1 -Wh 2

Q—Because he could have claimed partition during the lifetime of the failur. You should therefore mo his your statement. So in this case the property that passes on the death of the Handu member will be treated more favourably.

A. It may be I did not anti-ipate this

Q + I on would like to charge as would be done in the case of a Christian P

A -Yes

Q.—Then there is also the case of partition. In the case of a Christian, the on cannot claim partition during the lifetime of the latter. The shockes that is supposed to have 1 magel to be fatter by the factor makes a girl to the similar of other latter by the case of a Hamlin is our President of the similar of the control of a Hamlin is our President of death duties are charged in order to escape at least a pertion of these death duties there will be a ten length to claim partition during the life-time of the father.

V-I have suggested in another note that you could also have partition duties along with it for partitions made within a certain number of 2022.

25th April 1925.

TTANT 45

Periont

Sir CHARLES TOURISTER & CAL. LCA. President

Sir Bizer Chayn Mantan corr. Kont tow. Maharajadhirar Bahadur of Burdwan

Sir Percy Thomeson, knr. cn

Dr. R. P. PARANJETE

Dr L K Hvirk MLA

MR Rr Rao Bahadur P. T. SRINIVASACHARIAR, BA. BL. Special Officer. Public Works (Irrigation) Department, Cherank. Madras, was examined.

Written memorandum of Mr. Srinivasacharian

(Sore -Ihe stows set out in this nemerandum are i y personal views)

The Taxation Committee, it is understood, have not so far found that the Government of any province have a defined policy on the subject of waterrates The Committee cyclently desire to its down a definite policy if possil le

The conditions of a rovince, are as diverse that it would seem to be difficult The conditions of provinces are as discret that it would seem to be difficult to arrive at a general joint adaptath, to the conditions of each province regarding the kety of water rate (£, as will be capitained later, neither the system of modules in force in the Punjab nor that of its sing, bottaining in Bihar and Orissa would be suitable to this Presidency. And again the concessions found necessary in the Central Provinces, which are a backward tract, are hardly needed in Madras where people except in parts of the Agency are fairly advanced and are sufficiently alies to the benefits of irrigation. In my humble opinion, each province will have to evolve a policy of its own suitable to its peculiar local conditions.

2 In this province about 70 per cent of irr gation revenue is from land which is classed as wet in the revenue accounts and on which the charge for water is consolidated with the land assessment. The consolidated wet assessment is fixed on a consideration of the quality of the soil the nature of the water supply the situation of the feld with reference to its source of irrigation and certain other factors but has no specific relation to the value of water G e in certain localities charged

water rate on the lan between the dry assessment at or a fraction thereof ac-

cording to od of charging for water is known as the differential water rate system Government lands (registered as dry) in tracts, other than those where the differential water rate system is in force, and proprietary lands are charged fixed water rates. There is

a general scale of fixed water rates but special rates have been prescribed for certain special irrigation works. The various scales are given in the answers furnished by this Government to the questionnance issued by the Committee

At one time it was thought that the fixed rate should take into account not only of the supply capacity of the source but also of the productive value of the soil to which the water was applied Such a system would savour somewhat of the differential water juto system. The latest year, however, is in favour of a simple scale which should climinate all indefinite factors, such as the nature of soils and the effect of water upon them and take account only of the mote definite factors, yet, the art i rrigitated, the Dr Paranipue Q -As regards your answer on death duties, I think you prefer Prof Rigmano's suggestion that the rate of the duty should increase with the number of times the property changes hands. Do you like that suggestion?

A -It may merease, it may be, in three or four generations

Q-I think his proposal is three generations

A -I do not agree exactly with that

Q -How many generations you would like?

A-I think it can go up to five or six generations

Q—With regard to your answer to Q 133, you say, "That the rates should change as the property changes hands and also on a graduated scale according to the value of the property and the degree of consanguinty. It does not mean that there should be any progressive travation in the case of death duties The change of rates from your to your means that you have not a uniform rate of taxation for all estates?

A -I did not thinl of it from that point of view

Q-Have you considered to any extent the question of the joint family? You say quite rightly "On the birth of a male clild, the child becomes entitled to a shate in the property. If the child dies even in a few days, his share will have to be taxed. This is not fair." It would be difficult it am rate to say whether it is fair or not, but how are you going to tax?

t-I have suggested in my answer (c) that "I would prefer to tax the share of the property of the deceased in the case of all adult persons, i.e. persons who die after attaining the age of majority under the law".

O—I would jut to you that according to your scheme you would treat the Hindu community much more favourably than any other community I give you an illustration. Supposing there is a Christian A who has a son B and Hindu C who has a son D and both have exactly the same property. When Christian A dice, his son B will inherit the whole property, and consequently he will have to pay the duty on the whole estate. On the other hand, when the Hindu C dices his son D inherits half, as he was airt ady entitled to the other half immediately he was born. Thus you will see when C dices his only son D inherits only half the property.

A -- Why?

Q-Because he could have claimed partition during the lifetime of the father. You should therefore modify your statement. So in this case the property that passe on the death of the Hindu member will be treated more favourably.

1-It may be I did not anticipate this

Q-lon would like to charge as would be done in the case of a Christian?

A -- Yes

Q—Then there is also the case of partition. In the case of a Christian, the son amount claim partition during the life time of the father. The whole extract is supposed to have belonged to the father unless he makes a gift to the son, in the other hand in the case of a Hindu in your Presidence and in Bonday the son can claim partition at any time, and therefore if death during a related in order to escape at least a portion of these death duries there will be a tendency to claim partition during the lifetime of the father.

A -1 have suggested in another note that you could also have partition duties along with it for partitions made within a certain number of years

25th April 1925.

TTADRAG

Present

Sir Changes Tount Strn. & C . I . 1 . . Peculint

Sir Buay Chayn Mantan, cett, kent, ton, Maharajadhiraj Bahadur of Burdwan

SIT PIPCY THOMISON, KBT, CB

Dr. R. P. Panasyrtr

Dr L K Hrite, M LA

M.R.R., Rao Bahadur P. T. SHINIVASACHARIAR, BA, BL, Srecial Officer, Public Works (Irritation) Department, Chepauk, Madras, was examined.

Written memorandum of Mr. Srinivasachariar.

(Norr -Ibe views set out in this new tandom are my personal views)

The laxation Committee, it is understood, have not so far found that the Government of any province have a defined poince, on the subject of water-rates. The Committee evidently desire to the down a definite policy if possible.

The conditions of prosinces are so discret that it would seem to be difficult to arrive at a general policy adaptable to the conditions of each prosince regarding the lety of water-rate | t. t. as will be explained later, neither the system of modules in force in the Punjah nor that of its sing obtaining in bluar and Orissa would be suitable to this Presidency. And again the concisions found necessary in the Central Provinces, which are a backward tract, are hardly needed in Madras, where people except in parts of the Agency are fairly advanced and are sufficiently alies to the benefits of irrigation. In my humble opinion, each province will have to evolve a policy of its own suitable to its peculiar local conditions.

2 In this province about 70 per cent of irrigation recenue is from land which is classed as wet in the revenue accounts and on which the clarge for water is reasondated with the land assessment is face on a consideration of the quality of the soil, the nature of the water-supply, the situation of the field with idictince to its source of irrigation and certain other factors, but has no specific relation to the value of water. Government lands registered as dry are in certain localities charged water-rate at an amount ufful to the difference between the dry assessment on the land and the corresponding wet assessment, or a fraction thereof according to the nature of the crop This method changing for water is known as the differential water-rate system. Government lands (registered as in force, and proprietary lands are charged fived water-rates. There is a general scale of fixed water-rates, but special rrates have been prescribed for certain special irrigation works. The various scales are given in the answers furnished by this Government to time questionnaire issued by the Committee.

At one time it was thought that the fixed rate should take into account not only of the supply capacity of the source, but also of the productive value of the soil to which the water was applied. Such a system would savour somewhat of the differential water-rate system. The latest view, however, is in favour of a simple scale which should eliminate all juddenite factors, such as the nature of soils and the effect of water upon them, and take account only of the more definite factors, viz., the nica intigated, the

quantity of water supplied determined with reference to the nature of the crop—wet or dry—and the period of supply. A proposal to replace the existing differential as well as fixed water rate systems by a system of the kind referred to above as under the consideration of the Government and awaiting the pressing of the Tringation Bill into law.

- 3 It seems hardly necessary here to enter into an elaborate discussion of the comparative merits and demerits of the two systems-differential unter-rate and fixed water-rate. Each has had among its advocates some water-rite and fixed water-rite the mass had among its moveres some of the ablest revenue officers of this protince. The latest view, however, is that the differential water-rite vistem is very complex and inclustic and should be replaced by a sample system of fixed water-rate. It is considered complex, because of the meticulous and elaborate calculations which have to be made before arriving at the actual charge to be levied on a given piece or lind It is considered inclusive, because the charge is limited to a maximum of the difference between the dry rate of assessment and the corresponding wet rate. The rates of Juna revenue assessment on which the charge sponding we fite the rates of that receive a specimen on which the carrier to dependent are themselves subject to a number of limit then the forest comment are cattled to the value of half the net produce, but in practice the assessment represents only a fraction of this amount Further, in connection with the Land Revenue Settlement Bill, Government have made a declaration that where rates of assessment are revised solely with reference to the increase in prices, the existing rates shall not be enhanced by more than 181 per cent. In these circumstances, the differential waterrate system cannot be expected to provide an adequate scale of water rate As was rightly pointed out by the Irrigation Commission of 1901-1903, future extensions of irrigation in this province could be effected only by the construction of expensive storage works. These works cannot be rendered productive to less much higher rates of water cess than are obtainable under the differential system are imposed of in the case of the Mettin project a uniform rate of Rs. 15 for the first wet crop and Rs. 7-8-0 for the second one crops required to make the project remineratine. There is absolutely no clunce of obtaining such high rates under the differential water-rate water. regards existing works it involves an unnecessary sacrifice of public revenue. The proposal of the Government to replace the differential system by a simple system of fixed rates which admits of the money rates being revised according to exigencies is therefore welcome
- 4. The simplified system which the Government line in view is to divide irrigation source into three groups with reference to the amount of supply which the contract with reference also to the nature of the distinguisty further and fix money rives under each group for a single truly for a single dry crop for a single dry crop and for a diffused from the following is the scale proposed.

	Group I	Group II	Group III
	TR A P	ES A P	RT A P.
For a single wes crop per acre 10 dry crop per acre	1 1 0		
No defatal crop ter acre	9 6 0		

Slightly loner rates are proposed for extrain special tracts. The alone scale is intended to apply to existing works and it is open to Government to fix coloranced money rates in the case of new works if necessary. The plan proposed to the (outerment has the merit of simplicity so far as the grouping of sources and the classification of crops are concerned. But the point is whither the money rives are based on any definite principle.

- 5 The policy that should be followed in the determination of waterrates was discussed at length in the later half of the nuncleculic century and the view it in expressed may be summired as follows.
- (i) Water rite should be fixed so low as to make it moderate in order that it might ret press hard on inferior land
- (ii) The method suggested above would involve a certain amount of specific of reviews and if this is to be are ided it noted be necessary to bark gradations of materizate. Such creditions, should have reference to the nature of the supply of water and in the proportioned to the outley on the review of the supply of water and in the proportioned to the outley on the review.

(iii) The rate of water cess should be determined by the wants of the State, the maximum being the sum which the ryot is able to pay without discouragement to industry and improvement, and the minimum the amount required to reimburse the expenses incurred in furnishing the water and the interest thereon.

(iv) The rate should be fixed with reference to the cost of the supply to the Government and the increased value given to the land by the supply, by its sitety from inundation, the freedom of its drainage and the saving in the cost of conveyance by the substitution of water for land transport

(v) Water-rate should be uniform and not graduated according to the supposed profits of the recipient, as the value of the water to the seller remains the same whatever the purpose for which it is used

In my lumble opinion, water-rates should be fixed on a due consideration of the wants of the State, the increased value given to land by the supply and the economic condition of the tract.

The wants of the State should be determined not solely with reference to the cost of the particular irrigation work, regard should be had also to the cost of general administration including the cost of providing irrigation facilities in tracts less favourably situated "Lack district of the province is not to be governed for its own aske only or to be assessed according to its own requirements" o g, the rich deltae tracts of Godavari, Kistna and Cauvery where the existing rates are very low ought to pay the full fair rates, so that Government may have a sufficient surplus for the improvement of irrigation in districts like Bellary and Anantaput.

The State is also entitled to a share in the additional value given to land by the supply of water to it at the cost of the general tax-paper. No hard-and-fast rule can be laid down as to how this share should be determined; eith cac will have to be decided on its own ments. The value of the Government share may be recovered either in a lump sum or by an annual lovy merged in the water-rate. The latter course, however, seems preferable for the following reasons—

The levy of a lump sum virtually amounts to a redemption of a portion of the annual charge for water and to the extent to which the charge is so redeemed, Government will be deprived of the benefit of periodical revision

During the initial stages of the working of a new irrigation system and until conditions are fairly settled, a readjustment of the agenut may be found necessary. The less of a fee may be construed as implying a guarantee to supply water and as pieclading Government from excluding from the agenus may be made as the condition of the condition of

From the point of view of the rvot—there is the objection that he will have to pay a premium before he by reaped any actual bencht from the irrigation work. The key of a lump sum is likely to be strongly resented, by rvot white a small enhancement in water-rite would probable ro unmointed. In this connection I would invite attention to the vichiment opposition which the proposal to key a small inclusion fee in the Kistna I astern and Goldavia Western delty has cooked.

Lively, the ability of the root to pay should also be taken into account in faring the rates. The rates should not be so high as to preshard on the land, but should be fixed so as to leave a rea onable margin to the grant

6 Judging from the stimbards nontoned above the existing scale of faced rates as well as the said which the Goremment intend to introduce are coveringly by . The existing scale was drawn up a rest and laft a control covering to the latest the said of the latest the latest the said of the latest the said of the latest the latest the said of the latest the latest the said of the latest latest the latest the latest latest the latest latest latest the latest latest latest the latest latest

any the least hadship to the ryot, and yet there are such a strong opposition in the Legislative Council to the raising of the late even to Ra 6-4.0 If an atraid that it would be impossible to secure a fur rate unless the people's representatives in the Legislative Council change here for God's are unless the people's for God's are unless than contended that the delta works in their districts were constructed at a comparatively small council the delta works in their districts were constructed at a comparatively small continued that the recouped several times over and that there was no sustince out of the recouped several times over and that there was no sustince to contend that the irrigation invense derived from the delta is more than sufficient to cover the cost of improvements and any increase in rates would be unjust. The members who object to any enhancement of the existing scale are the first to urge that the Goderan is should undertake extensive schemes in famine affected districts. If the Godavan Kistna and Cawery deltas are to be let off with a light charge it is difficult to see hon funds can be found for the development of surgettion in treets less favourably situated

The Legislative Council insisted that it should have a voice in the determination of water rates. In deference to their wishes, a provision has been made in the Irrigation Bill that water rates shall be fixed by means of a Tavation Bill. In view of the responsibility which the members of the Council have assumed, it is hoped that they will give up the short-sighted policy which they have hitherto pursued and view the question in a broader light.

- 7 In the questionnaire issued by the Committee, mention is made of certain plans which have been suggested or adopted elsewhere. They are
- (1) To charge the bare cost of supplying the water, including interest on cipital invested
 - (11) To charge a fur commercial rate
- (11) To increase the land revenue by taking the same proportion of the combined output of land and water as would otherwise have been taken of the output of the land
 - (1v) To charge by volume
 - (v) To sell the water by auction to the highest bidder

To the above may be added the system of leaning which seems to be in vogue in certain provinces. I have dealt with item (i) in connection with the principles on which nater rates should be fixed. I would, however, repeat my opinion that water rates should be fixed with reference to the wants of the State including the cost of supply, the additional value imparted to the last by the supply and the ability of the ryot to pay. As regards item to submit that it would be objected on the state of the regards of the state of t

The system of charging by volume has been dealt with at length by the Irigation Commission of 1901 1903 and by Mr. Leach in his report disposed of in G O No. 1089, Revenue dated 19th July 1923. I can add nothing use ful to the conclusions arrived at h. Mr. Leach with whom I entirely agree. The proposal to sell with the auction to the highest bidder or to leasu

an proposate of set where by auternation to the indigense bilder or to be heat for a term of vents is also of jectionable on the ground that it would render it impossible for Government to deal directly with the underdual root Disputes are found to arise in the matter of distribution of the charge by the auction purchaser or the baseline of leasing in some of the other land aware found necessary to the system of leasing in some of the other roots, there the roots were somewhat landwarm and special indicessary for the previous the roots of the other roots were somewhat landwarm and special indices to the property of the roots of the other roots are found in need of any such inducement. In this matter, the Irrigation Acts of those middle, and Section Act), there is, no similar pr

purchaser will therefore I have province means

8 In conclusion. I would submit that the land tenures of this province are necessar I oder the same irrigation work there are rectwers lands. and pechanic chart the some trigation work there are roomers minor mains, while main lands and permanently settled estate lands crops grown are not uniform. The lands do not all have equal r Trem are vested rights such as rearral wet rights to be respected. The policy has all along been for the Government to deal directly with the indirect. dual root, and there is a lack of conscrative spirit among the roots generally In these circumstances, a system of simplified acreage water rates, such rany in these circumstances, a system of amplified acroage water rates, such as the Government had in low, seems to be the one best suited to the conditions of this prevince. The money rates proposed, however, are espablic of enhancement. I would also suggest that the system of levying consolidated assessment, which is a serious impediment to the growth of Irrigation revenue, be abolished and that all irrigated lands be registered as dry and charged the appropriate water rate in addition to the dry rate of assessment. The value of consolidation is detracted by the limitations to which the assessthe value of constitution is activated by the initiations to which the assembled Consolidation may have been a useful expedient at a time when ryots did not fully appreciate the benefits of irrigation, but conditions have changed since and there is no longer that the registered holder of

whether he cultivates it or o can be had even without

as is done in Godavari

thich the root desires a supply for the irrigation of a wet crop not for a single year only but from year to year, and his application is sanctioned. I and so registered are liable to water rate whether cultivated or not, provided water is available, until the ryot applies for a discontinuance of the supply which seldem hap I would urge not only that there should be no consolidation in future. but also that the registry of all existing wet lands be altered from wet to dry at resettlement. More than 70 per cent of the irrigation revenue is from lands registered as wet, and unless their registry is altered, there will be little or no scope for the expansion of the irrigation revenue derived from them. I anticipate no legal difficulty in the natter. The right of a ryotwari landholder of land registered as wet is limited to a continuance of anomoner of and registered is well is instituted to a continuate of such supply as is sufficient for his accytomel requirements and my proposal does not interfere with this right. Under the existing water rate rules Government may, at their pleasure and without rendering themselves hable to any compensation discontinue supply to land registered as dry. This rule will require modification in respect of lands which have undergone a change of registry from wet to dry. There is also a provision in the Irrigation Bill the property of the pro that lands registered as dry which have been irrigated with wet crops continuously for a period of ten years acquire a right to supply In some quarters it has been suggested that the difficulty created by the system of consolidation in regard to the free development of irrigation revenue may be obvi-ated by the levy of special rates of wet assessment. This remedy 1 submit, is objectionable as offending against the principles of settlement

Idr. Srinivasachariar gave oral evidence as follows -

The President O-lou are now Revenue Officer for the Mettur project?

A -Yes

Q-lou have been intimately connected with the Irrigation Bill and with questions of land revenue and water rates as Under Secretary and Secretary in the Land Revenue Department?

in fact I drafted the Irrigation Bill

O-You have also written a book on Irrigation Law?

A —Yea

Sir Percy Thompson Q -Could you tell us exactly what is meant by classing land as wet and dry?

Where land is cultivated with wet crops-paddy is the principal wet crop in this province-the Settlement Officer fixes the outturn on the basis of paddy being grown, and determines the money value of it with reference to the commutation prices. The assessment is fixed on the basis of the money value after making certain deductions. The land as assessed is the money value after making certain deductions classed as wet in the revenue accounts

any the least hardship to the ryot, and yet there was such a strong opposition in the Legislature Council to the raising of the 14te even to Rs 64-9 I am airrad that it would be impossible to secure a fair rate unless the people's representatives in the Legislature Council change their mentality. The mem bers for Goda via and Asiana contended that the delta works in their districts were constructed at a comparatively small cost, that the outlay had been recound several times over and that there was no justification for any increase in rates. Similarly, the Tanjoro members might contend that the original works in the Caunery delta were constructed by native large, that the irrigation revenue derived from the delta is more than sufficient to cover the cost of improvements, and any increase in rates would be unjust. The members who object to any enhancement of the existing scale are the first to urge that the Coeverament should undertake extensive schemes in famine affected districts. If the Coedvara, Kistna and Cuwery deltas are to be let off with a light charge it is difficult to see how funds can be found for the docelopment of unignation in tracts less favourably situated

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I would also suggest that the system of lerving consoliof enhancement dated assessment, which is a serious impediment to the growth of Irrication revenue, be abolished and that all irrigated lands be registered as drs and charged the appropriate water-rate in addition to the dry rate of assessment. The value of consolidation is detracted by the limitations to which the assessment of land revenue is now subject. Consolidation may have been a useful expedient at a time when roots did not fully appreciate the benefits of trrigation, but conditions have changed since and there is no longer any need for it. The only advantage of consolidation is that the registered holder of a wet field is bound to pay the assessment thereon, whether he cultivates it or a wee held is bound to pay the assessment thereon, whether he cultivates it or not, provided water was available. This advantage can be had even without consolidation by registering the lands as lapat wet as is done in Godavari Binat wet lands are dry lands for which the rvot desires a supply for the irrigation of a wet crop not for a single year only but from supply for the interaction of a wee crop not for a single year only but from year to year, and his application is sunctioned Lands so registered are liable to water-rate whether cultivated or not, provided water is available, until the ryot applies for a discontinuance of the supply which seldom hap thems. I would urge not only that there should be no consouration in account to the plant also that the registry of all covining wet lands be altered from wet to dry at resettlement. More than 70 per cent of the irrigation revenue is from I would uree not only that there should be no consolidation in future. lands registered as wet, and unless their registry is altered, there will be little or no scope for the expansion of the irrigation revenue derived from them I anticipate no legal difficulty in the matter. The right of a ryotwari landholder of land registered as wet is limited to a continuance of such landhoider of land registered as wet is limited to a continuance of such supply as is sufficient for his accustomed requirements and my proposal does not interfere with this right. Under the existing water-rate rules, Government may, at their pleasure and without rendering themselves hable to any compensation discontinue supply to land registered as dry. This rule will require modification in respect of lands which have undergone a claude of registry from wet to dry. There is also a provision in the Irrigation Bull that lands registered as dry which have been irrigated with wet crops continuously for a period of ten years acquire a right to supply. In some quarticular that the description of the provision of the supply in some quarticular than the proposal days that difficulty assets for the execution of control. tensions for a period of ten years require a right to supply. In some quarters it has been suggested that the difficulty created by the system of consolidation in regard to the free development of irrigation receives may be obviously the levy of special rates of wet assessment. This remedy I submit, is objectionable as offending against the principles of settlement

Mr. Srinivasachariar gave oral evidence as follows - .

The President Q-You are now Revenue Officer for the Mettur project?

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Q -You have been intimately connected with the Irrigation Bill and with questions of land revenue and water rates as Under Secretary and Secretary in the Land Revenue Department?

A -Yes in fact, I drafted the Irrigation Bill

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Sir Percy Thompson Q -Could you tell us exactly what is meant by classing land as wet and dry?

A —Yes Where land is cultivated with wet crops—paddy is the principal wet crop in this province—the Settlement Officer fixes the outturn on the basis of paddy being grown, and determines the money value of it with reference to the commutation prices. The assessment is fixed on the basis of the money value after making certain deductions. The land as assessed is classed as wet in the revenue accounts.

Q -What is a wet crop and what is a dry crop?

A —Paddy is classed as a wet erop and cholam is an instance of a dry erop

Q-What is the difference between the two? Does it mean that the one can, and the other cannot, be grown without artificial irrigation?

A —It is not a question of what is grown lands are divided into two classes dry and w are registered as wet These are lands which

rings and from an irrigation source and on which wet crops are raised. The assessment on these lands is consolidated. No separate charge for water is made. The standard wet crop in this province is paddy. The principal dry crop may turn it some places it is sholom, in others ray and in some others curit in a line parts of Bellary for example, it is a mature of two or three crops.

The President Q —Before you proceed further, would you explain about garden crops in this Presidency? They are different from garden crops in other provinces?

t—The word 'garden' here is not understood in the sense in which it seems to be understood in other provinces. The meaning of the word 'garden' raines from district to district. For example in Godnair a dufusal crop which stands on the ground for more than one vear is classed as 'garden'. I do not mean to say it stands for more than twelve months. It is raised in one year and is allowed to stand on the ground in the subsequent year.

Q-The point about this is that on garden lands you can grow a wet crop by well irrigation but since we do not make any charge for the improvement you would only pay a dry rate?

1—In South Kanara and Malabar these garden lands are treated more or less as wet lands and bear wet assessment. That is what I meant when I said that the practice was not uniform.

Q -Over the greater part of the Presidency well irrigation is treated as dry land?

A —Yes

Sir Percy Thompson Q —If you have land which his been wet for years and years how do not estimate the dry assessment on that land?

A—If it has been wet it will be treated as wet land and wet rate of

1—If it has been wet it will be treated as wet land and wet rate assessment will be levied

Q —But you say that in some cases witer rate is treated as the difference between the wet and dry assessment. If land has been wet for, say 10 years how can you calculate what the dry assessment would be if the land were dry?

t—In fact no attempt has been made in this prosume to calculate that That is one of the oljections raised to what is called the differential water-rate system. When dry lind is irrigated and grows a wet crop what is done is the officer take the rate corresponding to the dry classification of the that Lands are divided into drawn. Supple a piece of dry land toward, is assessed at Rs 3 and wet land trivariation assessed at Rs 15 fished the lands is cultivated with a wet crop with the aid of Government water the difference between Rs 15 and Rs 3 viz, Rs 12 is charged as water rate.

Q -But as time goes by and as year after year he takes water and is as essed at Rs. 1) the tendency vill be to forget that the land was directed and

A-Not necessarily. The old records rive us the original dry rate and we know the sall equent increae due to revision. In fact, in this province we do not re-clay its lands at resettlements. We call raise the assessment with reference to the increase in prices.

Dr I minit is Q-If land from rice perch with the lelp of rain, would you call it wet or dre?

A -We have a third classif ation in this province called manuform It is not irrigated with (exernment water nor with private water. It is water private to (a). I after the system of bold net produce we impose a special rate from the bold inters whate between the ordinary diversale and it, full we're rate. Dr. Huler O-lor such lands do you charge nater rate?

1 -We charge a not assessment but not the full not assessment. As I have already said, it is an intermediate rate i.e. a little more than the dry rate and a little has than the net rate. It is land revenue and not water rate

O -That can only come about in the case of swampy lands

we have not some very good lands classed as A --- Not necessarily nanagare in this province

O -In South Kanara for instance you do not want Dr Paraname irrigation for growing puldy There is much rain there. What assessment do you charge there?

A-We charge wet assessment. The supply from rain is allo supplemented by periodical supplies from natural streams. In those tracts in Malabra and South Kanari, where the fields are not so supplemented but are entirely dependent on 1310 we charge managary rates

The President 0 - is regards the existing arrangements 70 per cent. of the irrigation revenue is derived from wet assessment

A -Yes from a consolidated not assessment

O -That, as pointed out in your statement, tends to become less and loss proportionate to the advantages accruing from water owing to the smaller increase talen in the assessments of land revenue at the successive settlements

A -Yes

Q -Can you give us an idea of what sort of increases have been taken at the recent land revenue settlements?

A -In South Arcot where an increase of about 45 or 50 per cent would A—In South Arcot where an intervie of about 45 or 50 per cent would have been justified Government only took 30 per cent in the cros of wet lands. In the Tungal hadra which is a very rich tract and which is considered superior to the Cuivery delta the enhancement was only 25 per cent although a very nuch higher rate would have been justified. Recently Government undertook to fix a maximum limit on these enhancements, and the limit which they have agreed to a 181 per cent. In Bellary the resettlement rates have not yet been introduced and Government instead of levying 25 per cent as already ordered propose to levy only 181 per cent as against 30 per cent and 40 per cent which they would be quite justified in imposing

O -So that the return for the water has a continual tendency to be very much less under the system of the consolidated rate?

O -Then you mention two different systems of water rate for lands that do not come under the consolidated rate. One is the differential rate which is in force in certain districts is that in force over the greater part of the remaining area?

A -It is in force in al sut eight or nine districts

O -Government have given that up?

Q -They are reverting to a system of fixed water rate which is already in force in the remaining districts?

A -- 1 ≈

Q-How does the low percentage affect permanently settled areas as compared with ryotwain areas?

1 -The gamindary roots in about 20 per cent less than what the Covernment roots pay

Q-The zamindari root not only jack very much less but le gets Government water at lower rates

1 -1es, at more than a rupee less

The Vaharajadl iraja Bihalur of Burdiran Q -1 unkretand you to say that in a zamindari the rrots get water direct from Government and Concernment charges water rate from those rants at a lever rate than what they charge from Government's own rvot-A —Yes

- Q -What is the reason for this difference?
- 1—In the case of Government lands under the differential water rate system, the charge for water depends upon the wet assessment and dry assessment. In the case of zumindary, the lands are not classified and this assessment of differential water rate cannot therefore be enforced in zumindary.
- $Q \longrightarrow {\rm cretheless}$ I take it that a root in a samindari pass practically the same as a Government root
- 1-No He pars less than what the Government root pars under the differential water rate system
 - Sir Percy Thompson Q -Is that intentional?

A -It was not intentional In the Kistna delta which is one of the richest tracts the original rate was Rs 4. When the rate was raised to Rs 5 there was a big commotion in the district. In fact the rvots wanted to non co-operate and it was with great difficulti that their could be brought round. This Rs 5 rate was imposed alout 40 years ago, and the Rs 4 rate came into existence about 55 years ago. The rate was only raised by a single rupce about 40 years ago and now when Government want to raise it by another rupee there is any amount of opposition. Where both the rummdare root and the Government root pay water rate under a common system, there is no difference. That is to say, where the fixed water rate system is the only system in force there is no difference between what the Covernment root and the summadus soot pay Os the other hand where the differential waters ite system is in force masmuch as the samindars lands are not classified and the differential water rate system is not suited to such lands the zamindari roots and the Government roots pay two different systems Under the differential water rate system the rate is much higher than under the fixed water rate system Water rate is collected from the Government ryot under the differential water rate system whereas the zamindail root pays a fixed charge

The Malarajadhiraia Bilodur of Burdwan Q—Suppose there is a citied A and that B is the zamindari riot and C the Government root for a particular canal where the water rate is fixed B the zamindari root and C the Government root pay at the same rate?

A -Yes

Q—It seems to me to be quite fair that anybody who gets water from this canal should pray the sume rate. In the case of the differential water is the because a man happens to be a Government root be a media by a different rate and you. All each that he rate at which water is charged to be zamindar root is less than the rate the Government root has to prayer to the state of the rate of the root has to prayer to the state of the root of the root water roots and root water roots that it does on the zum indure roots.

1-It is not that it works hard on the Government riot, but that it shows undue concession to the runnidari riot. The concession is accidental, it is not intentional.

Q—What is the reason for the runindari rise getting this concession?

I—It is due to the system itself—its I have already stated—in the case of Government ryots the charge represents the difference between the rest and dry assessment. When this system was first instanted the average differential rate was probably equal to the fixed rate that the runindari was paying. But at each settlement the wet and dry assessments are also the wet assessment in a higher proportion than the dry assessment in a higher proportion than the dry assessment with the result that the difference is all correspondingly raised while the rate that the paying the reason is reasonable to the result of the result of the reasonable reasonable that the difference is all correspondingly raised while the rate that

Dr Hyder Q -- You say that the difference is equal to the wet as essment points the dry assessment. How do you arrive at the wet assessment?

r into the dry assessment is fixed at the settlement to the Settlement Officer

Q -What does he take account of?

\—He takes into account the soil conditions facility of immigration in and virium other factors

Q -Won't he do the same as regards dry lands? Wherein hes the difference then?

A.—In the case of dry lands there is no question of the facility of that is grown on the dry land. The dry land is different from the crep that is grown on the dry land. The dry land grows dry crops such as comble, clotin. The wet land grows principally padds in this province. The assessment is besed upon the outturn also

Q-Is not the position like this? You have already rice growing on land which gets no irrigation whatever. When Government starts a project and supplies water and makes the crop wet, then you assess the water rate with retearch to the rice already growing out lands to which water is not

supplied How do you get at your net assessment?

A.—The assessment is fixed upon the value of the outtime of the staple product. It varies in each district. In the case of wet land trees indeed the the staple produce. So the outtime on each class of land is determined by means of the cropping experiment and after making the usual deduction for viciostades of the season, cultivation expenses, etc., a proportion is taken as representing the Government shire. That is the wet assessment. The cropthat is taken as the standard is different, and in the case of wet lands the frighties for irrigation are also taken into account.

Q-Are there any wet lands which get no irrigation whatever from Government sources?

1-None, unless you than! that manners linds are not lands. The principles of settlement are quite different in Malabar. In fact, in Malabar and South Kanara, no irrigation works are constructed in Government.

Q -Are your differential rates equal to the outturn on your net lands minus the outturn on your dry lands?

A -No It is the difference between the net rate of land revenue assessment and the dry rate of land revenue assessment

Sir Percy Thompson Q —Supposing your net assets per acre of land of a cream quality is, say R: 10 as dry Jund and Rs 40 as wet land, if the procedure at settlement is to take 25 per cent of the net assets, you will get the revenue assessment R: 21 and Rs 10 respectively Your water-rate notable be the difference, between the two viz Rt 712?

A -It will be 74 under the differential water rate system

Q -So that on this procedure you hant yourself to thereing for water 25 per cent of the net intreval in the value of the land due to the application of water?

A -les

The President Q -Is not the fall as underlying the whole of the differnist largement that land which is in the first taring dry will also be in the first tarian wet?

Dr Hyler Q-Will you please in the first place define what a larum

A -Jands in a valley are dissibled according to the outturn facilities for renjation means of communication and so on and are divided into different groups. For each train or group a septiate rate of assessment is fixed. Similarly in the case of divided different frames are fixed and for each farm a different rate of assessment is fixed.

Now a first taram dis 1 and need not necessary be a first taram wet land when arrigated

Sir Percy Thompson Q -Why?

A—Because there are some finds which do not take to arrigation sets well for instance the black cotton soal is considered in these parts to be more suitable for day cultivation than for wet cultivation, and simply lecues the black cotton soil happens to be this tarmed day, to say that it is a tripated it must come under the first term wet is ceitainly wrong. For purpose of this differential water-rate, that is assumed to be the case. It is no that ground that the system has been condemned by the Government But the advecacles of the system claim that it is very scientific, the opponents pointing out that the whole classification is wrong. If you want the differential rate to be correct you must for each piece of land fix not only the day assessment but also the correctponding faram when it is irrigated. If you do that, your system will be correct. Instead of doing that, you simply put arbitrarily dry. Ind of the first term in the first term of the wet series and that is absolutely wrong.

- Paranippe Q-In order to avoid this ruising of the rates in one part in order to py for the loss in another, is it not much better to charge the utmost that you can get in each ease? Any surplus obtained in this way might be used for the advance of irrigation in other parts
- The President Q-Will you please explain what you mean by the terms 'mamul wet' and 'bapat wet'?
- A -'Mamul net' is old net under private sources which have been intercepted by Government ring ition works. That is, lands which were originally registed from private sources but have subsequently been intercepted by the Government works. Suppose there is a zimindari tink and Government construct a can'd which runs through it, the Government making it practically its own Now in regard to the land formerly arrigated from the 7 mindari tank, Government water is allowed free and that had is known as mamul wet'
- Bapat wet' is dry land either Covernment or zamindari With a ries to avoid the trouble of having an annual inspection whenever a ryot applies for water for his field, and the water application is sanctioned by the Government and the ryot raises a wet crop, the extent so cultivated is registered in the account as lapat wet. Provided the water is an illube, he is required to pay whether he uses the water or not Of course, he can at any time ask the Government to stop the supply But till then he will have to pay the proper wet rate due for a wet crop, unless there has been a scarcity of water
 - Q-He practically has a guarantee of water?
 - A —Yes
 - Q -You have been making a charge for inclusion in the agacute
 - Λ —Yes
 - O -And would you advocate a betterment fax?
 - A -Not in a lump sum I would prefer to merge it in the annual charge
 - O-Would you not make it a terminable annuity?
 - A -- No. I will make it a permanent charge
- Sir Percy Thompson Q You do get the equivalent of a betterment tax it resettlement?
- A -We have to deal not only with the Government lands but also with zanundarı lands Q -The increase at settlement is very strictly limited by the 181 per cent
- rule? A -Yes In the first place, the Government don't take the full half and recently this further restriction has been imposed
- The President Q -Under your proposal to abolish the consolidated well
- rate you will have to give a right to irrigation A -In fact they get it under the Bill automatically
- Sir Percy Thompson Q -- Has your suggestion to abolish the consolidated rates been dealt with in the Bill?
- A -There is nothing there about the rates. The proper place will be in the Land Resenue Settlement Bill
- The Prendent Q Only at present there is nothing compelling the Settlement Officer to settle the irrigated land as consolidated wet? 1-10
- Q And if irrigation is introduced during the period of the settlein it you charge dry rate plus mater-rule?
- Q -With regard to the Mettur project, you cannot make it pay its way if you charge less than Re-15 per acre as water-rate?
 - A -Yes whereas the standard water-rate is only Rs 1
 - Q -If you impose a consolidated wet rate, you cannot make it up? A - No. That is why it is proposed to keep the land as dry and make the

rants pay a winrate rate of Re 15

- O-Even at Rs 15 they will take the water?
- A -Yes If they get water, they are bound to pay under the Act

Dr. Paranppe Q -Under the Bull no charge is to be made for percolation. If a person does not take water for his land, while people own funds around it tike water, he will get the benefit of the water by percolution, or be may sink a well in his field and he can get water.

1—There is no objection now to sinking a well. The question of percolation is under the consideration of the Government. I know that this caenition is going to land us in difficulties and the question is being very seriously considered by the Government.

The President Q —In the Punjab certain principles have been laid down with regard to irrigation — The first is that the irrigation enterprises should be treated as a whole

A -I am in favour of that

O - The second is that the rates should be uniform

A -I do not think that will be possible, except in homogeneous areas

Q -The third is that the supply of water should be so regulated that each man should get enough for an average rotation of crops

A -I do not know what it means. But in this proxime there are some rested twists to be respected.

O -Is there not enormous waste of water?

A.—As there is But the courts have given various decisions as regards the rights of the rootwart holders and we are bound to give water sufficient for their 'accustomed requirements'. The phase's accustomed requirements' is very wide. If he is accustomed to waste water he may claim he is cuttilled to cet it.

Q -Don't you take the opinion of agricultural experts?

 Λ —But the tenant will not have any difficulty in getting another expert to at that it is absolutely necessary. We are trying to take some power to control supplies

Q -The next principle is that the charge should vary with the crop

A -In this province the charge does vary with the crop

Dr Paranjpye Q —Suppose you can grow either rice or sugar-cane on a particular piece of land and both require the same amount of water. Now growing sugar-cane is far more profitable than groxing rice. Do you charge the two cups at different rates on this ground?

the two crops at different rates on this ground? A—No I would not do that I will take the land as a whole I will take what additional value land has acquired by the application of water and take that into account when fixing the rate. This year he may grow signer-cane. If I ad I in to pro higher rate this very next very if he levies the land fall whe may claim that we are not entitled to charge anything

Dr. Parantone O. Irrespective of any use that he makes of the water?

A -That is practically introducing the volumetric system

O -Why do not you depute one of your officers to study that system?

1-It has been already condensed. You will find it in Mr. Leach's

The President Q - You could not possible nork it here?

A -No Sir we cannot. There are practical difficulties. Mr. Lauch Law also dealt with that question. Mr. Galletti is in favour of it. Among the engineers themselves there seems to be a difference of opinion. The final conclusion arraved at was that in this province it will be a failure.

Q -Has it been tried?

A -It has not been tried. The Chief Minister has promised to tre it in one particular channel. No serious attempt has so far been made.

Q -Win manage the supplies from the particular el anne's?

A .- There are informal panchiavats not statutory bodies

Q -Do you know of tank penclayate in Mesore?

A - No

- Q-You have some panchavats here?
- $\Lambda Y \approx$
 - Dr Paranipje Q -In Mysore there are local bodies
- A -The Irrigation Bill does provide for them here
- The President Q -I have a recollection of a panchinat at Tinnerelle which distributed water to an area by auction
- A —I am not aware of any such case. I know they are exercising contrel over distribution. But the netual collection is made by the Government
- Dr Huder Q —Is it a fact that the depressed classes come up to the district officers and ask them to give water as the punchasats would not give them water.
 - 1 I have no I nowledge of it
 - Q Have they protested to you?
 - 1. So far as my knowledge goes there has been no protest
 - Q Are they for the system of punchayat or are they against it?
- A 33 at as a positional in which they have confidence that non't object. It all depends upon the constitution of the panchavat. If it is a fections village where depressed classes are oppressed by higher classes I suppose there will be trouble.
- Sir Percy Tran pson Q -Ds you agree with or dissent from the firt two V-T do not know. There are some places where they are traited properly.
- Sir Percy Thousand Q. Di you agree with or descrit from the first two principles? I gathered that you dissented from both and would treat each priject separately. What di you is in its fitteding the system as a whole?
- A At I have already exclaimed there are extrain very excellent system which exer low rates are temp leaved at messant. In the foodwart delta Be 7 is the rate that is loud now. In Kastas the sine rate is boughered. I know personally that the root ran afford to pay three or for times the rate. There has recently been a line and ery for undertaking some irregation works in the followed latent of Billary and Amandaiur People there are very now and considered and of the tracks required to a keep the present rate track. We point is care the rates in Goldwart to a fair level. Out the surplus from there and utilise it for the backward districts.
- Q Would ven rouse the Ps. 5 rate on the sheer nerits of that selene and not on the detection of an exhibit schering
 - A .- I would use it for the late to fother selenes

O - Will they be able to tast

As When it is prefable for the racia to pay ther will pay. There may be the will to pay but there is the question of a case also. For example, in the Agence when the inhalt tanks are absorpted times and are not sufficiently a litaries in agriculture, we carried expect them to pay the same contents as in the state.

Mr. R. BUBBIAN NAIDU, Proprietor, Messrs. B. Miller & Co., Cigar Manufacturers, Dindigul, representing the Cigar Manufacturers of Dindigul and Trichinopoly.

was next examined

Written memorandum of Mr. Enbbiah Raidu.

Prefects norfile enclosing. The creat industry in India has been in extensive en a barie scale let use than a century giving employient to several thousands of him by Dio ligid and Trichine-photon the cub centres of eigen factories in the whole of India excepting Madras, where there is only one factors. This leg Indian industry superfusing main true requires protection by the Government as a bone industry. As various footgrounding and supporting their home industries.

1. Prolither imped duty on foreign-node cypic and expected in a some of the British Dominium and Colonies and in almost all foreign countries as well, the import duty is so probabilitie as to effectivally present import of any Indian eight scars into those countries. Hence the import duty in India on the foreign eights equarities and manufactured toloreco must be levied at the specific duty of By 7-8-0 per lb not weight as the present system of all relieves duty does not produce the revenue proportionate to the value of the shipments of cigars cigarities and manufactured tobacco imported into British India.

2 The counterrading errors duly. May be levied on cigarettes, and manufactured tobacco produced by machinery in litritish India, just as the extre duly is levied on the Indian multi made clothes. This excess duly will not only yield extra revenue, but also will protect the home industry of handmade ejecus and cicarette.

3 Import duty on rate tolereo to be withdraich—As a general rule, almost all the raw products, which are imported into a country for manufacturing purposes are allowed free of duty. Therefore, the import duty on raw tobacco wrapper lexics, which are imported into India, for the excriptors in the case of the country of the complex of the country of t

Below the rates of import duty in some of the British and foreign countries on eights eight and unmanufactured tobacco are given for the guidance of the Taxation Committee for the sake of their comparison with the present import duty on eights eighteen eight unmanufactured tobacco in British India —

(1) United Kingdom-

Cigars at £0 15 7 per lb

Cigarettes at £0 12-7 per lb Unmanufactured and unstemmed tobacco at £0-8-2 per lb

(2) British South Africa-

Cigais and cigarillos at £0-8-6 per lb , and in addition 15 per cent

ad valorer: Cigarettes at £0 6-0 per lb , and 15 per cent ad valorem

Unmanufactured tobacco at £0-3 6 per lb

Cigars at £0 13-0 per lb Cigarettes at £0-12-0 per lb Raw tobacco at £0 2-6 per lb

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(4) The United States of America-

Cigars, cigarettes and cheroots of all kinds \$ 4 50 per lb and 25 per cent ad ralorem

Wrapper tobacco and filler tobacco when mixed or packed with more than 35 per cent of wrapper tobacco, if unstemmed at \$ 2 10 ner Ib

(5) The Dominion of Canada-

Unmanufactured tobacco "Free" Cigars at \$ 3 90 per lb and 25 per cent ad ralorem Cigarettes at S 4 70 per lb and 25 per cent ad valorem

Mr. Subbiah Naidu gave oral evidence as follows -

The ustness -- The cigar industry in India has been in existence on a large scale for more than a century, giving employment to several thousands of hands. Dindigul and Trichinopoly are the only centres of agar factories in the whole of India excepting Madras, where there is only one factory

O -Is it not a cottage industry? Dr Paranipue

A —It is more or less a cottage industry. The large factories are those of Spencers. Oakes and McDowells. This big Indian industry supporting many lives requires protection by the Government as a home industry as various Governments are supporting their home industries.

O -Is there any tax on Indian made cigars?

A -No, but we pay in import duty on wrappers. We must have Symatic tobacco as wrappers for our eights. I have given some of the duties in the different countries. From that you will find that the duty on imported eights in India is not so much and not suffice enthy prohibitive as to support the home industry

O -In one thousand eights which you manufacture what amount of imported material would you require?

4-11 lb of Sumatra tobacco For high-class brands we use about 3 lb of Havana fillers

O -I or oldinary eigars?

A -1 to 11 lb

Q -How much Indian tobacco do you use for it?

4 -It will be 15 to 25 lb

Q.—How much would 1 000 cigars weigh?

A -It depends upon the size from 5 to 20 lb

O -I et us have it as 10 lb | For manufacturing this you want 14 lb of imported tobaccop

A -Yes on the average

O -How much import duty have you got to pay on that?

A -Rs 1-40

O -Ad volorent?

A -On weight Lyen if we import four pence worth of stuff we will have to pay Re 1 duty The duty is Re 1 per lb

O -What is the rate of import duty on foreign cigars?

A -I think they are paying 75 per cent ad valorem

O -What is the cost of the same brand of foreign eigars?

A -The average price would be Rs 30 and the duty on that comes to

Q-So that for an import duty of Rs 22.80 that they pay, you manufacture the same braid after paying an import duty of Rs 140

Λ —Yes Q -So that from the point of view of import duty you have an advantage of at least Rs 20?

A —Yes

Q = With that a leantage can you not compete with form, a competitive A=1t is impossible. People leveld n't value Indian goods. They like former en averagement.

Q .- Then no amount of chermony of Indian eights would enable you to complete with foreign eights.

A -The masses mucht smoke them instead of foreign organities.

 $Q\!=\!1$ do not understand your proposition. Exen if you have a higher duty you cannot compete?

A -In that case we can introduce foreign fillers to bring our quality up to the in ported standard

up to the in period standard

Q -lon was you would inport raw products from outside and manufacture here?

A -We have been unporting only fillers and wratters

O -llow would a bucker duty maprove your position?

A -We could then very easily compete with foreign equals as people wen't to in then for foreign eights

wen't go in then for foreign eights.

—In that case you might have to pay Rs. 5 in duty. You still have
an alignuage of Rs. 15 per 1 (20) cours.

A -People like only foreign eights

Q-You contust the issues. People either do like foreign on its or they do not. If they like foreign eights, they will buy them whatever the quality of your eights have be

1-If the price is probabilize they must come to the Indian manufactured goods. Unless you prohibit foreign eights we cannot compete In some of the British Dominions and Colonies and in almost all foreign In some of the HITCHS Dominion and conducts and in amost in interpretation of the property of the property of the HITCHS Dominion and the property of the HITCHS STATES of Macron Australia and F-25th. Now hardly any shipment so the United States of Macron Australia and F-25th. Now hardly any shipment goes. The buyers complain that duty has become xery high. Mereover the weight of the Indian tobacco is heavy. If the weight of the Indian tobacco is the weight of the Indian tobacco is the second of the Indian. made tobacco is 15 lb. So reople go only for foreign cigars. On account of the latest enhancement they don't go in for our crears at all. Hence the import duty in India on the foreign eigars, eigarettes and manufactured to-bacco must be levied at the specific duty of Rs. 7-8-0 per pound not weight as the present system of oil rathrem duty does not produce the revenue proportionate to the value of the supports of cigars cigarettes and manufactured tolacco imported into British India A countervailing excise duty may be levied on eightestes and manufactured tobacco produced by machinery in British India just as the excise duty is levied on the Indian mill made cloth. This excise duty will not only judd extra revenue, but also will protect the home industry of hand made eights and charettes. As a general text the home industry of band finds eigers and eigerstites. As a general rule almost ab the raw problems which are imported into a country lor manufacturing purposes are allowed from of duts. Interfore, the importance of the country lord of the tobacco are given for the guidance of the Taxation Committee for the sale of their comparison with the present import duty on cigars cigarettes and unmanufactured tobacco in British India

United Kingdom rights at £0.15.7 per lb cigarettes at £0-12-7 per lb , unmanufactured and unstemmed tobacco at £0.8.2 per lb

British South Africa cigars and cigarillos at 40.86 per lb, and in addition 15 per cent advaluem cigarettes at 40.00 per lb and 15 per cent advaluem unmanificatured tolace at 40.36 per lb.

The Commonwealth of Australia eigenst at 10130 per lb , eigerettes at 10120 per lb , raw tobacco at 2020 per lb

The United States of America cigais, cigarettes and cheroots of all kinds \$ 4.50 per lb , and 25 per cent ad inforem.

- The President Q-You would like the unmanufactured tobacco admitted free and machine made cigars and cigarettes taxed?
 - A -There are no machine made cigars in India
- Dr Paranjpye Q-In South Africa they charge unmanufactured to-bacco 2 shillings to 3 shillings per lb

A -Yes

Q -- In India the duty is even less?

A -Re 1 per lb

- Q-In other countries the duty is higher than in India
- A -Because those countries contain rich people
- S r Percy Thompson Q-1ou quote the rates in the United Kingdom There is no protection there at all
- A -- Because there is no tobacco grown in the United Kingdom All must be imported
- Q—I suggest that there is no differential duty on eigars and unmanu factured tobacco is the United Kingdom Much of the unmanufactured tobacco is wisted in manufacture. The duty of 8s 21 per pound on unmanufactured tobacco is meant to be the equivalent of that of 15s 7d on eigars?

A -Yes

- Dr Paranij je Q -How can we get any further money from taxition of tobacco? Hive you got any proposts except this?
- A -It is the only proposal I have I do not see any other way of tax ing tobacco
- Q-What do you think of charging an acreage duty on the cultivation of tobacco?
- A—If you charge that the tobacco growing people will entirely discontinue the clop. Even for the last three or four years many to bece fields have been contested to the growing of cotton because cotton is selling at higher prices. Moreover, tobacco requires plenty of water whereas cotton does not require much water. Therefore some of the tobacco fields have been converted into cotton fields.
- Q-What do you say about licensing the shops for selling tobacco or cigars or eigarettes?
- A —I don't think it is practicable but there is such a system I think, in Bombay In cities like Madras and in large cities that can be introduced
 - Q-Why can't you introduce it in villages?
 - A -In villages there are no shops which sell only cigars
 - Q -Not only eights but all kinds of tobacco?
- A -That will inconvenience the poor people. In these parts at least, tobuced is a thing which is necessarily required for chewing purposes
- Q -Supposing you sell by auction the right to sell tobacco over a taluk, all kinds of tobacco?
- A -In my view the Government will not be able to control that bus'ness
- Q-Just as you sell liquors, similarly you can sell the right of selling tobacco
 - A -That will not suit this trade

Q -Why not?

- 1 -Because it will be impossible to prevent smuggling
- O-No are not going to trouble with smuggling it all, the licensee would look to it
- A -But there are so many people relying upon this industry, they will all be thrown out of work. Not only that, poor people will also be put to difficults. When the hecease system is introduced the tobrecow which is all ing for one pio might be sold even for one annu. So I cannot in any was recommend in

Messrs. T. M. ROSS, W. R. T. MACKAY and GRAHAM ROSS were next examined on behalf of the Chamber of Commerce, Madras

Watten memorandum of the Chamber of Completee, Madras

- Q 13—The Madras Chamber has always opposed Government commercial on semi-commercial undertaking, as offering unfair competition to private enterprise Any Government undertaking, however, which does not compete unfairly with private traders should be worked to show a commercial return. The Chamber is also not opposed to a monopoly
- Q 14 —In the opinion of the Chamber, there is a certain element of taxation in the revenue derived from any concern which shows a surplus on its working
- Qs 15 and 16—In general principles the Chimber would advocate that each irrigation scheme should aim at group a fair commercial return, and with the exception of sching water to the highest hidder, which is wrong in principle, it would appear to be immaterial which of the other methods mentioned is adopted
- Q 18—In the opmion of the Chamber, the dues leaved under the Indian Parts. Act and does levred under the Port Trust and similar Acts are for services rendered and do not fall within the category of taxes imposed on the general tax-base.
 - Q 21 -In estimating the burden upon the two payer the Chamber cannot see that any object would be served by regarding indirect taxation by voluntary and excluding it on that ground
 - Q 23.—The Chamber agrees with the statement attached to this ques-
 - Q 24—The Chamber does not fivour a tix on intertainments, as it considers that, so far as this Presidency is concerned the receive would be negligible. The Chamber is also opposed to a tax on railway tickets as an unnecessary burden on transport.
 - Qs. 27, 28 and 29—The Chamber is of opinion that even member of the community should pay a tax of some sort. It also considers to too a proper accompaniment of representation and that the taxation should be indirect.
 - Q 33—In the event of a substitute being required for other taxation that is abolished, the Chamber would not favour an increase in the rates of income-tax as it is considered that the present rates are sufficiently high. The Chamber would prefer that any taxation abolished is made good by judirect taxation.
 - Qs 31, 45 and 36—In the opinion of the Chamber the pre-ent scheme of graduation is satisfactors, and it does not favour any differentiation in favour of carried means or of sums shown to have been invested in productive enterprises. The Chamber is further of opinion that it would be impracted tollo to make allowances for the number of persons supported out of particular means, as accurate data would be impossible to obtain
 - Q 57—As the Indian super-tax on companies was imposed as a War measure and approximates to the corporation fax in Figland which has now been abolished the Chamber is of opinion that early steps should be taken to discontinue the Indian companies super tax. In the opinion of the Chamber the commercial and industrial development of the country can best be extract out it companies formed under the Indian Companies. Act, 1913, and any trivation which directly falls on companies is considered to be incumtable in use of the fact that private competing firms are except. In the opinion of the Chamber, nothing should be done to discourage the formation of indigenous limited companies.
 - Q'40 -The Chamber considers that the exemption himt should be fixed as low as practicable, and it is for Government to consider whether

a reduction to, $\sim n$, Rs. 1,500 would bring in an increase commensurate with the cost of collection

- Q 11—Then, probably is a certain amount of dishonesty in connection with meanestry returns, but the Chamber has no definite information, and it is generally accepted that the new meanestar department has resulted in the exercise of a much more efficient control and a more correct assessment of ancomes.
- Q 12. The Chamber would not object to a studard form for trading arounds if one workable in practice could be decised. It is not considered that any great difficulty would be not with in the case of incidents and traders. But it would be more difficult in the case of in unfacturing consecution.
- Q 1) The Chamber strongly opposes any publicity in meome-tax returns and considers that the present powers under the Act are sufficient to deal with any form of dishonesty
- Q 11 The issue of textice securities was essentially a War measure designed to attract measters and in the opinion of the Chymber, there is no reason who further issues of textires securities should be made
- Q 15. In the opinion of the Chamber, meane-tix could be deducted at time of payment of a dividend on Lener securities
- Q 16. The Chamber does not consider that any alteration is necessary in the present provisions of the law relating to double tryation and the examption from tryation of incomes derived from outside India.
- Q 17 The Chamler would prefer is essuent on the three years' naving, as being more equitable than on the previous years' income It is essential in the opinion of the Chamler that greater latitude should be allowed for setting of triding losses and this can best be secured by adopting the three years average losses.
- Q of 2 and 3. The Chamber is generally in agreement with the extruct attained to this question and is of opinion that a tax on soft is in every respect an older on for hidde. The Chamber mould also favour an interact in the existing soft tax as it considers that such an interior would in pose in a molify furthin on the community.
- Q of and 62. The Chamber would not favour the a lopton by Gorcinet of a policy of total produktion as it considers its enforcement would be impracticable. The Chamber is however in layour of heavy favation on liquid drugs and to two. In the exent fasibilities long required for other travition that is absoluted the Chamber would not dipert to increased durie on sugar with possible a smill exists on indigence sugar. In the option of the Chamber the consumption of sugar is largely a luxury and is comparable to some extent with the use of stimulants in the form of alcohol etc.
- Q 75. The Charder is if epinion that a tariff imposed for resente purposes should apply to all imports and should not be confined to a low selected articles in common us.
- Q so In the opinion of the Chimber increased rates of duty might with a hanting be imposed on certain articles of luxury are liquors serfacers dure six
- Q (2) This Chamber has persistently advocated an expert duty on two fifs and skins and considers that the present rate might be enhanced with t injury to the expert trade of the country
- Q 54 On general frond lines the Chariber would prefer specifid to 5 to of rollier duties
- Os St and 85.—The Chamber considers that the present system of tariff valuations works satisfactorils and has no criticistics to offer on the present system of afficiaryment.
- O 12"—The Clarker a reset hat duties on inhilitative or succession of the art of the first to be constructed in the created the source of the transition of the source of the first the source of the source of the first the source of the decision of the first the source of the decision of the source of the first the source of the decision of the source of the first the source of the decision of the source of the first the source of the decision of the source of the first the source of the source

Messrs Ross, Mackay and Graham Ross gave oral evidence as

The Previent Q-May we know whether the views you put forward are those of the Chamber of Commerce, or your own personal views?

1-They are the views of the Chamber of Conmerce

Dr Hyder Q-In connection with your answer to Q 18, I ask you whether you think irrigation ought to be undertaken by Government or by a commercial body?

A -It ought to be undertaken by Government

Q-You don't think it is a commercial or semi-commercial undertaking?

1 -It is a semi-commercial undertaking from the Government point

of view but not from ours

The President Q —On Q. 15 and 10 nowld you treat the irrigation
enterprise as a whole and apply the surplus of the more favourable schemes
to the less favourable ones?

1 -1 thind you must treat it as a whole and get rather above the

0 -Would you have uniform rates in homogeneous are 15?

A -I would not lave uniform rates. I think one scheme would give a much letter return than another

Q-Woull you have your rate on what the scheme costs you or on what the man can pay?

A —I thind generally speaking, you would have to vary the rate in the initial stages. In certain cases irrigation schemes will have to bring linds under cultivation which were not tertile before and perhaps would not pay at first. Therefore you will have to be prepared to accept rather a less return on new irrigation schemes compared with the other irrigation schemes of long standing. As the lands reach the same level of fertility on would level up the rates.

Sir Percy Thompson Q—Supposing you have a very favourable scheme which gives a good return and you charge R. 5 an arce per annum on it. Then you have another unitavourable scheme which is much more expensive and in order to pay its way you have to charge Re 15 an arce and still the people there think it is not too high to pay harming regard to the lenefits received by them. In that case Rs 5 on the first scheme is ridenlously small and the people would be willing to pay Rs 15. Having charged Rs 5 on the first scheme will you keep it unaltered or split the difference and charge loth Rs 10?

A — Vo I don't approve that I would prefer that Government aim at say a return of 8 per cent on all the irrigation schemes. I am not quite sure what percentage you have now on the capital invested but I think 8 per cent a fath moderate return.

Q—Ms point is this Supposing you have a certain number of schemes in existence with Rs 5 an area and you get what you aim at 8 per cent or so. Then comes the question of the initiation of other schemes, which are going to be more expensive and costly. Are you going to get the money from the scheme itself or from the Rs 5 neonle?

A —Quite so If you have I and which is going to be brought under cultivation and which is going to cost Rs 15 on acre I do not see why the man who is able to I ring his land under irrigation for Rs 5 should be made to suffer

Q-In the first instance you ought never to have charged Rs 5, but you should have charged Rs 15 to start with

hut you should have charged Rs 15 to start with

A -Rs 5 would probably be not a very low charge in the initial stages

of that scheme

Q-May we assume that it was Rs 5 an acre and that Rs 5 would pay the Government very handsomely and give 8 per cent or so?

Now then the Government goes in for far more difficult schemes whin a cyceed the cost of the other schemes and which recurre much more

eapital Would the Government go to the five rupees people and say "Look here we are going in for very expensive schemes in other parts of the province and you have been paying only till now Rs 5 will you contril ute something towards the other schemes." Are they justifed in asking this?

A-I think miself that each scheme ought to stand on its own

The Previent Q-When you say that each scheme ought to stand on its own you would see that each is making a good proportion of profits?

A -- Yes lut not necessarily in the initial stages

The Privatip ρ Q — As the costner schemes are taken in hand you will find public opinion being created against you?
A — les but I think it is a good business principle to take the cast

schemes first

Q -As long as you do that and for instance supply the needs of two districts you will find those two districts would always be against the other new schemes

1- Not if each scheme is considered individually

Q -That would mean the Irrigation Department would not devolop

A -Our aim should be to get the maximum return out of the arrigation schemes individually lurther land in one part may naturally be more feet to than in another part

Q-Would it not be letter to have the accounts for each irrigation scheme abolitely expractely? If you have separate accounts it may be easier but if you merge all the income from the irrigation schemes into the general recenues the difficulty would be greater.

-- Ye

Dr Hyder Q — As business men von know that if you have different departments in one business some of them might pri well and some might not pay but still you carry them on leciuse they are necessary for other departments. Why should you say that in the case of irrigation each must be judged on its merits and not on the whole? After all the funds are the same

 λ —If one department does not par zon cannot keep it on You will have to close it down

Q-Not necessarily low may be quite sure that this particular department will pay in the end but in the immediate future it may not be paying. Therefore are you going to close down the lusiness entirely. Some paying the contraction of the paying the contraction of the paying the paying

A - No. We treat each department eparately and when it is established that a particular department does not pay we would certainly close it down

Q -Is there no such thing as development of one line of business? Would you not apply that principle to Governmental undertakings?

A -I do not quite understand your point. I do not quite see why each irrigation scheme should not be treated separately just as you treat each department separately. If a merchant farm is controlling two cotton mills there will be one cotton mill department. Lut each mill will be run separately.

Q -lon my have other milk also

A -It may be so but still we take the business as a whole and the returns of each mill would be bept separate

Q—There is no such thing as commercial development in your business? Suppose a certain Lusiness is dull and there is no market for it now will you not wait and see whether it develops or not?

A-II you have had any indications of a business developing we would certainly wait and see but not for an indefinit time. If in the ling run it does not bay, we would close it down

The Wil tripill trupa Baladar of Burdinan Q — You would not serie up the rates of one scheme so as to feed another. You would treat each individual scheme on its merits?

Q —Suppose in A scheme the water rate is Rs 5 and in B scheme which is a new scheme the water rate is Rs 15 you would not, of course, object to the 4 scheme which might be a long standing project giving from Rs 5 to Rs 7 but you would not put the rates up simply for the sake of R scheme

1 -- From the Government point of view you might possibly have to, but on general principle I would not allow one project to pay for another

The President Q —What we have to do is to determine the burden of taxation on particular classes of people. Supposing you tax tobacco, you would not consider it as voluntary and as such exclude it?

A —No

Dr Hyder Q-You would not favour a tax on entertainments?

A -I am personally of opinion that a tax on entertainments will not riveld any substantial revolute and would be negligible 4t least in Madras it will yield nothing

Q-1 tax on railway tickets you would not favour?

A —No

The Maharajadhiraja Bahalur of Burdwan Q-You do not favour an entertainment tax?

A - Not in the Madras Presidency

 $Q-Supposing it was brought in, don't you think that it will be safer to have it in the hands of the Local Government rather than of the local bodies <math display="inline">^\rho$

A -1 think it would be administered more fairly by the Local Gorenment and there will be a letter chance of the tax being collected in a fairer way if such a tax is imposed I would favour it being in the bands of the Local Government

Dr Paranippie Q-What is your reason to think that it would not be worth while to impose such a tax? Are there not cinemas and theatres in Madras.

A—There are some cinemas and I think there are four theatres I should imagine that the scale of fees for admission is such that any tax imposed in addition to the precent charge will be resented. The charges, now vary letween four annay and three rupees I doubt if it would stand a further charge

Q -What about the race-course?

A -It is already paying very heavy income-tax and also pays heavily in the amount of labour employed

Q-In other places like Bombay and Calcutta racing is taxed

A -In Bombay and Calcutta they are dealing in very much larger sums than we are in Madras

The Malarajadhiraja Bahadur of Burdican Q-Your races are mostly in Gundy but not in the Madias (its A-Yes

The President Q-You say the race-course pays an income tax, is it

1 -I say comparatively large sums

Dr Parmippie Q-What is the proportion of the totalizator receipts?

The President Q-Is there not actually a Bill before the Madras Council to impose a tax on entertainments?

A -I think so

Q-You do not approve of the principles?

oV-A

Dr Hyder Q-With regard to terminal tax you do not favour a tax on passengers?

A -No
O -What is your view about taxation on gooder

V 11-18

A-ts far as I lnow, I do not think there is any necessity for it. The railway rates for goods are at a fairly high level and any further tax might interfere with the free movement of goods. I think there is a danger of that in the imposition of a terminal tax

The President O -There is a good deal of terminal tax in other parts of India

A -I think so in Bombay

Q -Then you object to its introduction here?

Λ -Yes

Q -I think there is a terminal tax on timber

Q-Do you think it affects the trade very much?

It does not make much difference

Q-Madras has probably an alternative tax in tolls pose to have any further taxation?

A -I think tolls should be abolished I cannot speak on that with any authorits but I do not think people would object if you could always should the income on the improvement of roads. If all further taxation spend to income on the improvement of roads. If an influence taxvition on cars and other forms of transport were spend on the roads and tended to improve the roads etc., I think it would not be opposed. I think heavy traction is recented lectuse the roads especially out of the numicipal limits are not at all good. Any form of traction that would result in the improvement of roads would not be opposed.

Q -Actually you have different forms of tax on transit in India You have oction terminal tax and municipalisation of marlets which brings in heavy fees on the sales and you have here tolls. You have no objection to it?

A -We have no great objection

Dr Hyder Q—You say at the end of your answers to Qs 27, 28 and 29 that 'It also considers traxition a proper accompaniment of representation and that the taxtion should be indirect" Well the people who pay these taxes are all poor people I ask you if they have any teprescription whatever in any legislative bodies or local bodies Therefore they would be paying the tax, but they would not have any representation?

1—I thought this would be asked. We favour indirect taxation as direct taxation is easily eached in many cases. I cannot quite see inself how you could have indirect taxation as a proper accompaniment for representation, but at the same time indirect taxation is the only may you can make each member pay something towards the upkeep of the Government

The President O-Iou have a capitation tax in Burma a house tax in Assam, a chowkidari tax in Bengal and the Punjab, also haisiyat in the Punjab. What you have corresponding to these here is the profession tax in the rural areas Are you satisfied with that as far as it goes?

A -I have no information about it

Q -We have been told that the small village trader and the money-lender exape taxation more than the others. Would you approve of a fresh tax on them?

A -I cannot express an opinion

A —I cannot express an opinion

Six Percy Thomyson Q —In reply to Q 31, you say that the present scheme of graduation is satisfactory. The English system was the same as the In han extrem up to 1900 and then it was changed. One of the reasons why the law of the property of the same of the property of the same of the point at which the rate changes. A more fall to 1000 as much more than the man with Its 1000 is Its of the same of the property of the p sort

Mr Graham Ross A -Put in that war I do not suppose there is much advantage

Q — Are you in favour of the differentiation of earned and uncrined incomes in this country? May I suggest to you one difference in this respect between Indian and Iuropen conditions? The largest amount of uncarned income is rents and it would be rediculous to charge a small amount of uncarned income, when the vast volume of such income, viz, rents, is not charged at all. Do you accept that as fair?

Mr Graham Ross A -The point is that there should be a difference

between carned and uncarned incomes

Q-Prina facte, you obviously would say that a man who is driving Rs 5000 a year from investments is in a botter position and has a botter capacity to pay than a man who has a precarious salary of the same amount and he can afford to pay more by way of income-tax

Mr Graham Ross A -Apart from lands I doubt very much if there is much unearned income in India

Q —The suggestion I was mixing was that it would be an anomaly to make a distinction between earned and uncarned anome, when as a matter of fact the main source of pinearing income is not taxed at all

Mr. Graham Ross A -Oute so

Q—The Indian super tax on companies is very analogous to the Luglish corporation profits tw. The case for it in Lugland disappeared when in 1922 it was enacted that under certain circumstances super tax might le charged on the undistributed profits of companies. There is no provision of that kind in India and therefore i limited company has an advantage as compared with a private firm. A private firm is charged on the whole of the profits it gets, whether distributed or not. Super-tax is only paid by a limited company to the extent that its profits are distributed.

Mr Maclay A —We feel that in competition with private firms limited companies have a disadvantage owing to the 61 per cent super tax that the companies have to pay

Q-What you really mean is that 61 per cent is too high a price to

A —Yes

Q-Would you agree that there is a case for charging limited companies some kind of tax in view of their privileged positon regarding supertax?

Mr Graham Ross A -I think we would do that, so long as it was not too high

not too figure Q—There is also the fact that a limited company does have some advantages in the matter of corporate finance and limited hability which private firms cannot have

Ur Graiam Ross A --les It was in this connection that we said that we did not want to have anything done to stop the formation of Indian companies. We thought that the formation of companies was so difficult in India that it would be better not to do anything to stop it

Q-But if the tax that you have to pay is not incommensurate with the advantages you get then would you agree to super tax?

A -Yes

Q-That leng so can you suggest any practical modification in the super tax on companies?

Mr Graham Ross A—At present if a company pays super tax out of its profits the shareholders of the company hable to super tax have also to pay super tax on the dividends. That tends to make wealthy people shy off sometimes. It is not a very attractive proposition to men of wealth to invest in companies. There is double taxation there.

The President Q—There was an exaggerated case of that in Burma A limited liabilits company may have money invested in a subsidiary company and that company again may have money invested in another subsidiary company and so on. The last in the chain pays super tax, the first subsidiary company last to pay super-tax on its dividend and thus "uper tax may be leviced several times."

A-I think myself that the super tax on companies is a mistake in view of the need of development there is at present in India

lick of the need of development there is at present in Indi

Q-In a case like that, would you allow an abatement to a parent company for the payment of super-tax?

A -There are very few holding companies in Madras, but I consider that this super-tax tends against the formation of companies I think it is a handicap. We are thinking of the need to develop trade and industry in India, and we think it can best be done by the formation of companies

Sir Percy Thumpson Q—Supposing you reduce it by half and make up the difference by taking away the Rs 50,000 free allowance, how would that do Can you see any resoon why a company which his all rich shire-holders and makes Rs 49,000 should pay nothing, while a company construing open shareholders making IR 1,00,000 has to py super-tax?

A -That might be done *

Q -Isn t it the case that a good many private companies are formed here with a view to escape the payment of super-tax?

A -I do not think so

Q -Don't you think that a family concern is turned into a limited company simply to put the profits to reserve?

Mr Graham Row A -I don't know of a single instance of that kind in the Madras Presidency

W Ross -Another point in this connection is that a company If I W Ross—Another point in this connection is that a company is lit very haid as compared with a private firm on account of municipal taxantion. In overy municipality where a company is trading or has a branch office if the paid-up capital of the company is IO lakhs of rupess, it will have to pay Rs. 500 a year to every municipality. There are companies in Madras working in 20 different municipalities paying Rs. 500 a year rule each. A private firm working alongside in the same business pays only to one municipality

O-Is there not an alternative to charge on the profits of companies.

A -Yes but if there is a clerk and a one-room office, it is called a heath office and each company having a branch office with 10 lakly as capital has to pay Rs 500 to every municipality in the Presidency, quito irrespective of profits It is assessed on the capital We had this taken up by the Madras Government and I gave ordence at Obtacamund before an I names Commission It was agreed that it was wrong in principle that a company should pay to every municipality and a private firm only to one

The President Q -- What was this Committee?

Mr T I How A —It was a committee formed last year to consider the revision of the District Municipalities Act. They dropped the proposal The only reason they could give for making a difference was that a company was much more easy to get at. It does hit companies very hard. A large company which has 200 branches throughout the Presidency pays at practically every branch the maximum amount under municipal taxation

Sir Percy Thompson Q -Do they in addition pay other taxes such as a tax on the annual value of the premises?

A -In municipalities ses

Q-With regard to the exemption limit, you think the principle in fixing a limit should be simply administrative convenience. If the limit were Rs 1,000 practically the number of assesses would be doubled and the amount of extra resence obtained relatively small. With Rs 1500 as the limit, do you think you would get the same result?

A -We have said that the exemption limit should be fixed as low as practicable

Q-Your answer to Q 41, do you think there is much evasion here?

A -- I do not think so

Q-We have been told that in many cases tax-pagers keep different eets of books for means tax purposes

[&]quot;There was some confusion over this question at first. We do not acted to taking away the Re-fitted free allimance. That would hit small cut panies and we wish to encoura, a such es mpanies

Mr. Graham R is A -1 have been an accountant here for many

Mr Marl m A-R is more a tradition than the actual fact. I do not think any Collector of Incomestax has seen dunlicates of books

Br Huler U-Don't the Chettis keep two or three different kinds of looks one for the Income-tax Commissioner, one for the trade, etc?

A -I think that is a tradition, not an actual fact

The Prendent Q -Don't you think that in the case of income-tax ritums the number of books trought before Chartered Accountants has mercaged area largely since the high rate was imposed?

Mr. t_{erri} m. R s. A — I don't think so. It has increased since the new memority administration has come in, that it to say, the inconserve authorities have begun to know something about their job, these are now ably to investigate the accounts better.

they are now able to investigate the accounts better.

Q — In the old days it was a case of happy guessing they increased and increased until you got somewhere near the actuals, then the man took the hooks to the Chartered Accountants, and not before then

Mr. Gral are Ross. A -1 think it is due to the better administration of the Act.

of the Act

Sir Percy Thorizon Q = 1 take it that in your view this new system
of central administration is a distinct advantage.

1-It is a great advantage, because we get one line of argument throughout and things admissible in Bengal are now admissible in Madras. In the old days we had to fight for a point in Madras which was readily controlled in Bengal.

Q—Please see Q 43. In England you have what are called General Commissioners who actually take part in the work of assessment I was wondering whether you would think it desirable in towns like Bombis, Calcutta and Madris to have a uniform body probably unpaid, who would have some voice in the making of assessments or at any rate have judicial powers

Mr f M I ess A We would of pose that here it is impossible to get an absolutely impurial body

Dr Paranjpye Q -- Do vou think that a body which among others, would contain members of your Chamber would not properly look into the account, of Chettis and other Indian assesses?

Mr Maclay A -I do not think they would be qualified

Sir Pere, Thougain Q-At present there is an appeal from the Income-tax Officer to some superior officer. What do you say to having between the Income tax Officer and his superior officer an unpaid body of unprepudiced men?

A —We had the question under discussion last over and no definitely apposed it. Our view was that it would be absolutely impossible in Madras to get an impartial bod, who would be accepted by the community at large.

Q-So you advocate that the tax piver should go strught to the superior officer from the Income-tax Officer

 Λ —We advocate an appeal to the High Court rather than an appeal to the body you mention

Q-Suppose in a case no question of law is involved, would you have a ppeal to the High Court on a question of fact?

A-Yes

Q-But supposing the intermediate body was in favour of the 'axpayer, I think the higher official would think twice before going against their view. Such a body, if constituted would purely be in the interests of the terenue

Mr Maclay Λ —I see the advantages of an optional appeal we would accept that

Mr Graham Poss A —I do not think personally, that it is necessive here. As far as our dealings with the meome-tax authorities are conceined, we do not have any difficulty in proving anything we want to prove

The President Q —Personally, have you filed a considerable number of appeals and are you satisfied with the decisions arrived at in those cases?

A-les We may have had to appeal to the highest authority in some cases, but generally we are satisfied with the decisions

Q-ls there a tendency for officials to support one another?

Mr Graham Ross A -Possibly, but we have no complaints here in regard to the manner in which appeals have been dealt with

Dr Paranippe Q—Would you say the same thing about Indian lusiness men also, viz, that they have also no complaints to make about the manner in which appeals are disposed of?

A—We have had considerable experience in regard to appeals and we can say that we are generally satisfied with the decisions of the appellate courts. We may have had to appeal to the Commissioner in some cases, but we generally get satisfaction in the end

Mr Graham Ross A -As a rule, we have had no cause for complaint,

An Percy Phompson Q—You say "The Chamber would prefer assess ment on the three years' average as being more equitable than on the previous years income That is curious, because the agitation in England the three years' principle to the previous year's system

A —We have no objection to that provided setting off losses is allowed I very question of providing schef hims been turned down, and the only illernative seems to be to go back to the three years average. If there is no untention of the Government to give us relief for the losses, certainly no would prefer the previous year's system.

Q -How long should the carrying forward of losses go on?

A -It is very difficult to say

Q —Suppose a man had made a tremendous loss in one year, you cannot carry it on for 20 years. The question is whether you could carry it forward for one year or two years.

A -I think in a majority of cases we will be satisfied with one year.

The President Q-You could not allow that unless the assessees are producing their books every year

A —Yes

O-With regard to Q 42 do you think it is practicable?

A -The advantage would be entirely for the incometax authorities It would enable them, if you had a standard form of accounts to compute the results of, say hides merchants or precepoods merchants

Q-You are in favour of increasing the salt tax?

A —Yes

Q-) ou do not favour total prohilition. As representing large employers of labour do you find that the necessity for prohibition exists in the shape of marked decrease in the industrial efficiency of your workmen?

A-We do not speak from the point of view of large employers of

labour

Q-Is there a marked absenteeism on the day after the holiday?

A -No

Dr Paranipye Q -On the day after the pay-day?

A -No

The Prendent Q -Would you object to the increased duty on sugar?

O -How would you levy the excise on indigenous sugar?

A -It would be very difficult

Dr Paranipje Q -Woull the duty be on indigenous raw sugar or refined sugar?

1-It is for the Government to provide the means to tax

Q --- l ven raw sugar?

1 -103

- O -That would be very difficult
- A -les, we realise it
- Q—The sugar factories will only be a few and you can get at them A—Yes
- The President Q—Have you any scheme for an excise on tobacco?

 A—No We realise the difficulty of collecting the excise on tobacco
- O-We find in Burma they charge crop rates
 - A -1es, that might be done

Sir Percy Thompson Q -The difficulty is in the varying yields of land?

A -Yes, there are practical difficulties

The President Q —The other scheme is that you should auction the monopoly of vend in an area consisting of, say, 20 or 30 villages, the cultivator would be required to self his produce either to the monopolists of his area or to the monopolist of some other area or to a henced trade or exporter. That would be for country tobacco only 100 have a fixed fee heems for manufactured tobacco is you have for imported tobacco.

A -It seems to be a practical suggestion

O -Have you any knowledge of the Pondicherry tobacco system?

A -No, we have no definite information about it

Q-You think that the tauff should be applied to all imports?

A -Yes, for revenue purposes

Q-And you would increase duty on liquors and drugs? Is it not already high enough?

A -It is high, but the public can pay even higher rates

O -Perfumery-because there is spirit in it?

A -Because it is a luxury

Q -How do you collect the duty on drugs and patent medicines?

Q-Would you advocate an excise on patent medicines—a local stamp duty?

A —Yes

O-On perfumery too?

A -Yes

Sir Percy Thompson Q -- You would generally agree with the proposition that you should not impose an export duty on any article unless it is in the nature of a monopoly

A Tes generally speaking because if you do impose export duties on articles which are not more or less a monopole you penalise them in competition with other parts of the world

Q-lou would not say that hides is a monopoly?

A -- No

Dr l'aranjpye Q-Would vou have also an export duty on oil-seeds?

A-Vo, because Indian oil seeds are in serious competition with other parts of the world

Q -But would not the same argument apply to this also and would not the oil-cake he retained in this country?

4 — Modern oil rulls have been establified in the Madras Presidency and have not been successful.

 $Q \rightarrow H$ there 1nd been an export duty perhaps they would have been successful

A-It may possilly be so, but I doult it

Q-lou are generally in favour of death duties?

4 - Yes for revenue purposes

Q-Have you firmed any estimate of what they would yield?

A-10

- Q—What is your idea of the way in which the joint Hindu family should be treated?
- A -We have stated that it should be on the share of the deceased thember of the family. We realise it is very difficult to properly estimate the share
- Q—The share probably can easily be estimated. Now the principle on which death duties are lossed in other countries is that the property passes on death. But in India property passes not only on the death of a member but also on the birth of a member. When a male child is born to a Hindu it immediately becomes the owner of a cyrtain amount of the property. That being so, how would you treat a Hindu family as compared with a non-Hindu family?
- A —We realise there are very many practical difficulties in the way Q —Would you have two kinds of duties—an estate duty and a legacy or succession duty as in Tagland?
 - A -I do not know it would be difficult to apply them here
- Q -The estate duty of course would be according to a certain rate in whole estate left | Legacy duty will probably yary with the degree of relationship of the legates
- A -If they can be applied you can have both I do not know what the practical difficulties would be
- Q -Do you think these death duties should be administered provinci-
 - A-No they must be centralised
- Q -I suppose that you contemplate that at least part of these duties should go to the provinces
- Λ -Yes but it is very difficult to express an opinion about the proportion
 - The President Q-Iou have not said anything about stamps
- A—But no may say that the increased stamp duty on hundis or negotiable instruments tends to operate against the extension of modern banking in India specially at up country places Parties prefer to borrow on Khatlas (current accounts) instead of maling hundis or of drawing promissors notes
- Q-With regard to Q 147-division of proceeds-also you have not said anything
- ΛNe do not think the Chamber is well qualified to express an opinion on the subject
- Q-We had a discussion with three representatives of the Furopean commercial community at Delhi and this seemed to favour a common scheme. We have got three methods of dividing One is the separation of sources giving each Government particular taxes the other is the administration is one authority and division of the proceeds and the thirl is the adding of a local share to the importal tax. Now we have to see which method would be suitable to each of the taxes. With regard to land revenue, it is perfectly objects, the times to left to the prosumers, customs to the Government of India. With regard to the export dutted long awants jute export duty, lluring rice export duty and so on. What would be the view of your Clamber?
- A -I think they have a strong claim on the duties paid on the articles in that province. But it is very difficult to arrive at any proportion
- Q-It was augmented that it might be fixed with reference to the expenses of the province. For instance Assam has to provide roads for the tex estates and Bengal to provide for the jute industries and that means a lot of money.
- A.—That seems to be a fair demand. Of course income-tax must be
- Q-How would you determine the share of the provinces? There are two points. The first is low are you going to divide the taxid force and how to get at the provinces' share of the tax leaved. The second is it was suggested that the provinces of sulfitake a favor rate that all provinces from the root of the provinces and the venture to fill the night take as much as they liked. The provinces

would get their anna and no more. Then comes the accounting question as to how you should allocate the taxable income to the province of origin or the province of residence.

A -We cannot say what would be considered a fair division. I think it must be more or less arbitrary

Q-Do you think it is practicable for a committee of Chartered

A -They would arrive at something

O -Death duties should be central?

A —Yes

O -Starro duties on transactions centrally governed?

A -But I do not see how you can make a fair divis on between each province

5th May 1925. BANGALORE

Present

SIT CHARLES TODHUNTER, KCSI, ICS, President

Sir Busy Chand Mahtab, GCIE, LCSI, IOM, Maharajadhiraja Bahadui of Burdwan

Su Percy THOMPSON KEF, CB

R P PARANJEYE

Dr L K HADER MILA

Mr. G. T BOAG, I.C.S., Commissioner of the Corporation of Madras, was examined.

Written memorandum of Mr Boag.

Q 106—The proposition that the main criterion for leving the taxes in the case of national or onerous services administered by local bodies is the ability to pay may be accepted. But the other proposition that in the case of local or beneficial services the main criterion is the measure of the benefits received needs to be safeguarded by the proviso that in estimating benefits received needs to be safeguarded by the proviso that in estimating the mersure of these benefits not only the near, but also the more distant fluttre is to be taken into consideration. In it would be inadvisable to conside that the rate payer has a right to expect tangible proof of the benefits conferred upon himself for his payment of the tax. It is woll known that some great schemes for the improvement of a locality take long years to complete and that the tax-payer tends to be discontented in the menumbile libe draining scheme in this Corporation is an instance of this Though it is main vents since we embarked on this undertaking, we have not neared its completion yet. The same thing may be said of the child welface scheme which has not yet attained its full growth. These schemes which has not yet attained its full growth. These schemes where his completic criticism even though they are admitted. give use to a deal of unsympathetic criticism even though they are admitted by the great majority to be beneficial

O 107—The first postion of the question cruinot be answered in the al sence of the schedule leftired to therein. As regards the second portion, I am of opinion that the levy of centrum specified taxes should be imperating A local body should not be allowed to choose the taxes which it should losy Property tax and vehicle and animal tax are the most natural and common sources of municipal revenue. Local bodies ought to be compelled to lesy these taxes. If the main taxes are not specified, there will be no uniformity in procedure in the same district or presidency

Q 108 -The three kinds of taxes, viz, octros, house and land tax and land cess should continue wherever they exist. They are reasonable in themselves. Moreover people have become accustomed to these taxes and their

abolition is quite unnecessary

O 109 - The only cetres duty in this Corporation is the timber tax which is levied on all kinds of timber imported into the city Vrinitage Smith's criticism of this duty does not in any respect apply to this timber Smith's critices of this that note has it has respect to the thind that which is not cliums or costs in collection and which cannot be craded in the case of imports by ser or by rull. As such imports account for over 27 per cent of the total recense from this source in this city, the chances of evasion are very small indeed

This criticism does not also apply to the terminal tax, the losy of which by this Corporation is under consideration. Means of long distance communication having been restricted to railways and shipping this fax can be easily collected through the agency of the railway authorities and the Madras Port Trust, if necessary, just in the same was as the tax on timber 19 bring recovered

In its general application the criticism has great force Octroi is generally levied on tobacco, opium and other Indian commodities. When the commodity is valuable, i.e., when its bulk is small in comparison to its price, the octroi on it is hable to be extensively evaded

O 110-I am unable to answer the first part of this question second part has been answered in the previous paragraphs

Q 111—A municipal administration must have several sources of income so that even if one fails it may fall back on another. The folls on vehicles entering the city and appreciably to its income. No rorrors, so long as vehicles and animals in the city are taxed, tolls ought to be levied on those entering the city from outside, levens the in-moning vehicles enjoy the benefits of good roads and other amenities of the city without in, any way contributing to their uplacep, also also energy of the city without in, any way contributing to their uplacep, also also energy of the city without in, any way contributing to their uplacep, also also energy of the city without in any way contributing to their uplacep.

outside municipal limits may be considered account

Q 112 -The whole of the house and land the should, I think, be ordinarily levied only from the owner. The owner of a property is the only person whom we can approach for payment always. In many cases the occupier may be constantly changing and the same building may have many occupiers so that there will be difficulty in distribution as well as in apportionment.

The owner can always shift the lurden of the tax on to the occupier by fixing his rent so as to include the taxes payable. The only case in which the tax might reasonably be levied from a person office than the owner, is where a lesses subits a house and thereby makes a profit. There have been many such cases in Madras et y. I think that in these exists the tax of the difference should be recovered from the lessee

- Q 113 The principal reason why the rate of tax on lands and buildings is limited appears to be to prevent local bodies from levying a heavy tax on the people. But the power to fix the rate of taxtion is in the hands of popular butes in this city it is with the Council which has an elected majority. These popular bothes an always arcree to any mercase in taxation and it is quite improbable that they would unnecessivily enhance the rate of properly tax. There appears therefore to be no very nance the rate of property tax. Here appears therefore to oce no try-good reason for limiting the power of a local authority to less whitever-rate of property tax it may think necessary. In fact there is no such limitation in the Madras City Municipal Act IV of 1919. In the old Act III of 1901 the maximum rate of property tax was fixed and the tax was levied at the maximum rate. This desire on the part of the local bodies to have recourse to other forms of taxation does not necessarily arise out of the limitation of its power to leve the property tax at whitever rate it may choose, but from the desirability of tapping additional sources of revenue
 - 114 -In the Madras Corporation the limit of absolute exemption is Rs 18 (annual value) The Council has the power of exempting buildings with an annual value of Rs 36. This power has been excreised so that lands and buildings with an annual value of Rs 36 will hereafter be occupy from taxation. This limit of evenption may be considered reisonable. It exampts the poorer class es who cannot bear any tax
 - Q 115—It is a good principle to assess all vacant lands within municipal limits whether put to use or not. This is what is being do not a present. It precents owners of lund not attriched to buildings from keeping them vacant and thus increasing the louising difficulty. It is best to assess these lands only on their undereloped values. Provise (c) to section 102 of the City Municipal Act provides a good method of rating them.

It might be a good principle also to exempt improvements for a certain number of years only. When the owner of a vacant piece of land creets a building on it the building may be exempt from taxation for a certain period, say four or five verts. This would be an encouragement to people to build houses.

116 (a) -In the amount of revenue realised by this Corporation, the profession tax and the tax on companies rank next to the property tax. The profession tax is a reasonable source of meome to the Corporation, the profession tax is a revision source of mount of the capital the though some adversely criticise it as an additional income-dax But the division of the jersons halle to this tax into a few broad classes assessed on income may be considered to be the best method of assessment. The Calcutta Municipal Act of 1923 adopts a slightly different principle, and under it the highest profession tax paid by a burnister or valid is Rs 50 whether his average meome is Rs 5000 a month or Rs 500 a month. The Madris Act provides a better method under which the barrister or "akit pays roughly in proportion to his income The profession tax has recently cent introduced by the Bomban Corporation and one or two municipalities in Northern India

(b)—The tax on companies is also another good source of income Under the City Municipal Act this Corporation levies the tax on the paid up capital of a company whether it has its head office in the city itself and transacts business or whether it does its business through a bran h and transacts outsides or whether it does its outsides inrough a grain office, agent or firm In some cases this procedure works manifest injustice. Take for example two companies with the same paid up capital. One companies may be making fould or trible the profit that the other can pany may be making. But all the same they have to pay the same tax. In the case of foreign comprises which have branch offices or agents or firms to represent them they are considered as companies incorporated in this city and are taxed on their entire paid up capital, irrespective of the fact that only a small portion of that capital may be put to use in the levil branch itself 12 would be fairer to assess such dereign companies on a proportion of their main cipital (say a quarter), or on the total turnover

(c) -A manufacturing tax on cotton is not levied by this Corporation

Q 117 -Grants in aid should be given from the general Governmental funds to finance a national or onerous service in any area administred by a local body. It is always addistible to extinate these grants for particular forms of the expenditure. They should not be given as unconditional contributions which local bodies may spend in other ways than those in which the Government intended the grants to be utilised

The basis of such subridies should be a fair division for the cost of providing the national or onerous service between the local body and the Government. This depends upon the traable capacity of the rate-payers of the locality and the ability of the local body to bear the expenditure.

118 -There is no doubt of the fact that there exists a sufficient stimulus in India to maintain a sufficient standard of efficiency in such services as education, syntition and road maintenance in this Corpora-tion, for example a scheme of compulsory education is being progressively pushed through and the Council has recently passed a resolution to leve an education tax of 1 per cent of the annual value of lands and buildings in the city

167 -This statement contains a truth which will be borne out by persons experienced in revenue administration. Even when there is central control of the process of assessment there needs to be a careful and vigilant scruting over assessments to ensure absolute correctness and to avoid aug disparity between one assessed and another

Q 171—In my experience I have found that the independence of the officers responsible for assessment from any control on the part of the electorates is absolutely necessity. When the assessing officer is dependent, directly or indirectly for the retention of his office on the will of the electorate a high standard of efficiency cannut be expected. Such an officer would naturally hesitate to do anything that would meet with the desaptoral of the electorates. It would therefore be the best thing to keep the assessing officer quite independent of the electorate

Mr. Hong gave oral evidence as follows -

The President Q - You are the permanent Commissioner of the Madras Corporation?

1--1'0

Q-You have had considerable experience as a Settlement Officer?

1-1er I was a Settl nent Officer for nearly five years Dr Paranipue Q-What is the position of the Commissioner, is it something like the Chief I reentire Officer in Bon lay?

A -101

Sir Percy Thompson Q -Under the Madras City Municipal Act, yo have a statutory function to perform?

A —Yes

O -- You are oute independent of the electorate?

A —Yes

Q-You are only responsible to the Madras Government, I think?

A -No I think I am responsible to the Corporation I a servant of the Corporation

Q —There is a provision, no doubt in the Act that "the Governor in Council may at any time remove the Commissioner from office, and shall d so, if at a special meeting of the Council called for the purpose not les than 33 Councillors vote for such removal." But only the Governor car dismuss the Commissioner, I think?

A -- les

Dr Hyder Q - The Chief I vecutive Officer of the Madias Corporation has always been an official?

A —Under t e old Act there was no Commissioner but there was a President who was appointed by the Government Since the new Act cam unto force the first Commissioner was a non-official.

Sir Percy Thompson Q -- Have you any concern at all with the deliberations of the Council or their policy?

deliberations of the Council or then policy A — I have a right to attend the meetings of the Council and I cu

at any meeting Q -If any resolution is passed by the Council you are bound to carry out?

A -les

O -Even if the resolution was ultra tires?

A -In that case I would point out that they have exceeded the powers

O -Would there be any appeal to anybody?

A -I suppose the Government is the final arliter in a matter of the

Br Paranjpys Q—You have statutely powers to make appointment under the Corporations

A -les, except in the case of three officials—the Revenue Officer, Lag neer and Health Officer which appointments are made by the Corporation subject to the confirmation of the Governor in Council—the appointment are made by me Appointments carrying more than a salary of Rs × require the sanction of the Council

Q-Who presents the budget to the Council every year?

A -I present the budget to the Council every year

Q-Who is responsible for the actual cirrying out of the budget?

4 -I do it myself

Q -How many standing committees have you?

A .- There are four standing committees one for Taxation and Finance one for Works one for Health and another for Education

Q-There is no general standing committee?

A —No

Sir Percy Thomyson Q — With regard to the question of the distinction between onerous and beneficial services you say that the child we fare scheme can be considered a beneficial service. Is it not rather national service?

A -I was simily quoting from Madras, where the Corporation manage the child welfare scheme for the city

Q -So it does for education?

A -1cs, to a limited extent

Q-But education must be regarded as a national service and not local service

A -- Yes, when I unswered this question, I was not distinguishing it in that sense but I was distinguishing it on the ground of the body respondible for errying out the work.

Q —In your answer to Q 107, you say that local bodies ought to be compelled to lery the property tax and rehelde and animal tax. But you are aware that in large parts of India, neither of these taxes are levied by any municipality?

A -I was not aware of that

Q —In τ good many parts of Northern India practically the whole of the taxation is composed of octror and terminal tax

A --- Uy experience has always been of Madras where the property tax is universal

The President Q—You say you cannot answer the first portion of Q 107 in the obsence of the schedule referred to therein. The schedule referred to is the schedule to the Devolution Rules. One specific instance of a tax which I think it is proposed to allow the Corporation to impose but which is not in the schedule is the tax on amusements.

1 _1 00

Q —A question has been laised before us whether it is wise to gue the local bodies the power to levy that tax the alternative course being that Government should impose the tax and collect it and then hand over the proceeds to the local bodies. The point is whether it is liable to lead to class taxtion if a municipality is given power to impose the tax.

The Mahanajadhirana Bihadur of Buiduan Q—The idea is this Take a tax fia has been supported at the first field of the first field of the field of th

munit it would probably be advised to the Local Government so us to avoid any reason prejudice or rucial animosity aussing out of these traces. Therefore I want to know your own opinion in a matter of this sort. Supposing such a tax is levied, do you think it will be better, as the President his just now remarked, for Government to uppose it and then if necessary give the proceeds to the local bodies instead of illowing the local bodies to levy it themselves?

A-Well as far as I am aware and as far as Madras is concerned, I do not think there will be any question of class feeling. All classes go to amusoments

Dr Paranippye Q -You have not heard of a tax which is deliberately intended to fall on one particular community and not another?

1-No, not in Madras

Q -The constitution of the Madras Corporation is such that it would not be possible, except perhaps on Brahmins?

A -I should not like to say that

The Presilent Q-Supposing you had legislation which gives the Corporation the power to leve taxes on amusements, e.g., on the race-course would it not exercise considerable influence upon the proposal to include Sandquet and its surroundings within the Corporation limits?

A -Probably

O -Therefore it would ruse a considerable class question?

A - Not so much a class question as the question of taking measures to suppress gambling

Q - Another tax which has been suggested is a tax on advertisements I think this is not a tax belonging to the local Lodies

A -It is not in this schedule?

0 - 8

A—What I am thinking is this We are at the present moment in the Corporation preparing it laws regulating the advertisements posted on trees halfs and roads which belong to the Corporation and we propose to lay a fee for them Probably it is an infringement of the prerogative of Covernment.

O -Von would rather like to have this newer?

A —\les

Q —Would you please see the schedule under the head "Terminal tax on goods" You can levy it "only in a local area where an octro was not levied on or before the 6th July 1017 You cannot levy it in Madras without the sanction of the Government of India

en I— A

O -But you have already got an oction on timber

4 - Les It has been levied only since the present Act came into force, i.e., 1919

O -I think it was already in force

A -I don't think so

Sir Percy Tlompson Q - Assuming there was an oction on timber prior to 1917, would it not give power to levy a terminal tax?

A — I do not know I should explain that when I spoke of a terminal tax, I was not referring to a tax on goods but I was referring to a tax on persons similar to the tax which is in force in Calcutta

Dr Paranin is 0 -I see Is it something like a nilgrim tax?

A -- Yes

The President Q-Is not your tunber oction practically a terminal

tax now?

A —In the sense that we give a rebate on timber which is exported from the city. But we lety it on the roads and canals as well as on the railway and Port Trust. We do it through the toll contractors.

Dr. Parany s. Q.—Is there a good deal of timber exported from Madras?

A-les, a great deal We get a lot of teak from Burma and it is sent up country from Madras

Sir Percy Illor pson Q-Is it a fact that there is a lot of trouble about refunds?

A .—That is a general complaint. I have heard it very often. I d
not think there is any real difficulty beyond a question of delay

The President A further suggestion has been made for the transfei of stamp duties to the local bodies. We are hearing all round the country that the rates of stamp duty ought to be fixed by all India legislation. There is already difficulty over produced differences.

Sir Percy flor 150n Who has proposed it?

He President The Madras Government has proposed it

Q-lou know you have power to levy a surcharge on the stamp duty on transfers of property dready and there's no difficulty in it

A - No
Sir Percy Thomason Nes That is different

Six Percy Thoi 1300 Q—In your answer to Q 105 do you mean that without any quidhection these three linds of taxes are loried? In the United Provinces, you know there was a prefix echanitie enquiry ended to the conclusion that octro should not be considered by terminal tax. It can be one given that if you start with a clean slate octro should not be level as to on agree that if you start with a clean slate octro should not be level.

A -les certainly

The President Q—You actually prefer actro; to terminal tax in the case of timber because of the refunds $^{\circ}$

—I do not quite know how the terminal tax works at is a tax collected on goods which arrive in a place. From the point of view of the Corporation a terminal tax without refunds will be more paying

Sir Percy Thorison Q -I should think octror is much more suitable for timber in Madras that terminal tax

A -Yes, I think so

Dr Paranypye Q-Does the Corporation have to provide facilities for handling the timber?

A -No As a matter of fact, the collection of the duty costs us very little We pay a very small commission to the Port Trust and also to the railways for collecting this tax

Sir Percu Thompson O -The machiners is really the terminal tax machinery?

A -Yes

O - Therefore the system of having refunds is more equitable than if you had no refunds, otherwise you will be practically taxing the whole province

1-109

Dr Hyler Q-Is the resenue very large seeing that you only pay the lock keeper one supee for collecting it on the canals?

 Λ —It is fairly large as there is all the firewood. We collect through the lock keeper and we send our man often to check his accounts

O -I read somewhere it is one rupee

4 -I forget now what it is exactly

Sir Percy Thompson Q - You say that "tolls ought to be levied on vehicles and animals entering the city from outside, because the incoming vehicles enjoy the benefits of good roads and other amenities. I accept your arguments, but is it not a very cumbrous system? Does it not lead to a lot of abuses?

A -Of course it is a nuisance but it cannot be helped

Q-Don't you think there is a good deal of corruption?

4-1 fen cases have come to my notice

The President Q-Any vehicle that pays license fees to a municipality is free from the toll?

A -1 es

Sir Percy Thoi 1 son Q -- Do not these vehicles pay these taxes in their own municipality

A -If they come from a municipality they do pay but most of them come from the villages where they do not pay anything

The Prevalent Q-Was there not a conflict between the Saidapet Municipality and the Madias Corporation about the tolls? A -les there was some trouble about it but we afterwards came to

a comprome. We sub-idised the Saidapet Municipality to remove their gates. We pay them Rs 6 000 to compensate for the removal of the gates and the loss of the tells that they would get on the vehicles coming into Saidapet from outside 1 e from Madras

 $Dr/Hy\,ler=Q$ —Is there any other way of keeping the roads in order than 1x tolls?

1 -At present we get Rs 70 000 from tolls. I do not quite see how you could get this amount without tells

Ser Percy Thomas n Q-Do not the carts come to the markets Could you not get something in market fees?

A -I think this would affect very few of them

O -If a cart came into one of your markets who would be charged?

A -The stall keeper is charged

The President O -- D) you charge private markets heavily?

So far as I remember the highest for we charge is Its 100

O -Isn't it the policy to tax them out of existence and set un muni cital markets

A -I don't remember that the Corporation has ever expressly adopted this policy

Sir Peres Thomas n Q-Ien't there this to be said against tells, that cutsel people keep up the roals in Malras but the Madras residents get most of the beneft out of them?

A -I agree entirely that a toll in itself is a had thing but before I agree to abelish the tolls round Madras I should like to be certain that we could seeme an equivalent revenue by some other means

- The President Q —The only alternative to the toll would be a vehicle tax levied throughout the district
 - 1 -Yes, but I think that would be difficult to collect
- Q-lou would be unable to distinguish between farm carts and vehi-
 - A —Yes
- Sir Percy Thompson Q—Suppose you have a large town on the border of a province and another in another province two nules away. Suppose also the former town levies a toll, because the people from the latter use the roads of the former. The latter town does not have a toll, it keeps up its roads by some other tax. Wont the people of the second town any that they are unfairly treated in the matter of the toll levied by the former
 - 1 -The answer is that it is always open to them to put up tolls
 - O -It comes to this no one has been able to dovise a substitute
 - A —Yes
- The President One idea was to have composition. Normally a district headquarters town shares its tolls with the District Board
- headquarters town shares its tolls with the District Board

 Vir Percy Theories Q —The system of composition has never succeeded?
 - A -Not to any large extent
- Q-I suppose people do not care to pay any appreciable sum of money
 - A -There is a good deal in that
- Q-In reply to Q 112 you say that the whole of the house and land tax should be ordinarily levied only from the owner and your ground for saying this is that the owner can shift the burden of the tax on to the occupier. Do you happen to know that there is a curious provision in the Malras Local Boards 4ct that you can recover the house and land tax from either the occupier or owner authout specifying which.
 - A -That is done in Madras under the City Municipal Act
 - O —Whom do you recover it from p
 - A -Ne try the one and if we can't get it from him, we try the other
- Q -Suppose you try the owner first and you cannot get it from him, you go to the occupier and get it from him can be deduct it from his lent?
 - A -I do not think there is any provision for that
- Q—Section 104 of the Madras City Municipal Act says that the property tax shall be paid by the owner in two equal instalments. Schedule IV, Part VI of the let says that you can recover it from the owner or by distraint on goods ledwaging to the owner.
 - A .- That is so in the case of property tax
- Q-Why is this difference between Madras and local boards? In the one case it is recoverable from the owner, in the other case you seem to be indifferent from whom you recover it. The Act axys you can recover it from the owner or occupier and the one who pays seems to have no power to recover it from the other.
- $A \leftarrow Tt$ is in connection with charges for water that we can collect either from the owner or the occupier
- The Previent Q -Is a very large proportion of the houses in Madras owned by the people living in them?
 - 1-I should think that the majority of the houses are let
- Q-It has been suggested that a tax should be levied on the capital instead of on the rental value because it is said that as so many houses are lived in by their owners it is difficult to ascertain their rental value Would you approve of that generally?
- A —I should not say that we have any difficulty in Madras in ascertaining the rental value of houses. If you take houses of more or less the same size in a street, probably eight out of ten are let you can ascertain the annual value of the others from those which are let.

Sir Percy Thompson Q -Can you ascert in the capital value except through the rental value?

A -No it will certainly be more difficult to ascertain the capital value than the rental value

Q—In the second part of your answer to Q 112, you say that "the only case in which the tax might inexonably be levied from one other than tan owner is where a lessee sublets a house and thereby makes a profit" on the profit is the owner lets a house on lesse, say, for 18 500 and the lessee sublets at for Rs 1000 would the tax it charged on Rs 1,000?

 Λ -No on Rs 500. That is the suggestion here that the lessee might be required to pay a tax on the profit he makes

Dr Hyder Q -Then there would be two taxes

A --- \(\) es

Str Percy Thompson Q -Surely if you sublet for Rs 1,000, the annual value is Rs 1,000

A -I tried to press that view but the standing committee was of the opinion that it could only charge the owner on the rent he gets

Q-I should have thought that there is considerable opening for fraud here by having a dumma intermediary, and certainly in England, as no other countries the annual value is what a house is let for to the occupier for the year.

A-I should very much like this to be made clear, because it is a question that is always coming up

The President Q-What is your machinery for assessment. A -The whole city is distributed into circles each circle has an assessor, they are official subordinates under me

Q-What is the pay of your head assesson?

A—They are all on the same grade the pay runs up to Rs 200 they are all under the Revenue Officer who gets Rs 1 200 The permanent establishment is under me the members of the Corporation have no authority over them at all

Q —But there have been cases in which assesors accompanied Municipal Councillors in election campaigns

A -That has been known elsewhere

Q -So that the elected members rightly or wrongly do take a certain part in it

A .-They are not supposed to If I heard of any assessor doing any thing of that sort I should have him up

Q—as regreed appeals what do you think of the Calcutta system which males the second appeal to the Small Cause Court! That is, the appeal from the Commissioner's order would be not to the standing committee int to the Small Cause Court

A -I have recommended that for Midras

Sir Percy Thompson Q-Is the appeal to the standing committee statutory P

A -- les

Q -Is not a change in the law very desirable?

c

A - Most desirable I think

Dr Paranij je Q -Do you assess houses on the actual sum paid to the owner or on the sum that should to paid to the owner, considering the accommodation, etc?

A - is a rule, we serve notice on the occupier requiring him to state the name of the owner and the amount of rent he pays and to whom

 $Q \longrightarrow If$ you find the case of a dummy intermediary, would you take that into account?

A -We certainly should

The President Q-Do you check those statements by reference to registered deeds?

A -Yes

Sir Percy Thompson Q —Suppose I am the owner of a property and I let it to my son for Rs 20 and my son sublets it for Rs 1,000?

A -We do come across cases where the rental actures are obviously 111112110

O -What do you do up a case like that?

A -We should mobably assess on Rs 1,000 and let the assessee appeal

O -Would be be supported by the standing committee?

A -He probably would be

The President O -There s no limitation to the rate of tax on lands and buildings in the D strict Munic nal Act?

1 -No

O -That was a new provision introduced by the new Act?

O -There was another provision for allowances for repairs?

O -Do you remeriler what was the actual action taken on the introduction of these provisions?

A -I do not

O -Actually before the Act was brought into force the tax was at the maximum but the effect of the renoval of the limitation was a reduction of the taxes

Sir Perc / Tlompson O -How do you a sess the tax on yeart laud? Do you assess it proportionately to its capital value? You may have a very high capital value and no annual value at all

A -We try to ascertain the capital value

The President O -It is so much per square vard?

A -Yes

Sir Percy Il ourson O -Do you automatically take the maximum?

A -No we assess by reference to capital value

The President O -Can you give us an idea of the Government taxation of land within the Madras city? It is munly the 1895 rules I think,

A -I can't remember how it is worked

O -Actually you have three classes of land firstly, there is a good deal of land free of all land taxes

O -Then there is land which is assessed to land revenue at the agricultural rate

O - And thirdly the bulk of the land pays a quitrent which is or was at the time it was imposed very near the rack-cent of the land

O -That is revised every thirty years?

Λ -- \ m

Q -- Have you any idea as to how this variable taxation by Government affects your municipal rates? Does that limit the rate which you can impose with reference to the rack rent?

A-1 do not think so In assessing land we never take into

consideration what the Government assessment is 0 -It has been suggested that Government should retire from taxation of land in the towns in order to enable trunners alities to take a higher and uniform rate. Do you think there is anything in that?

1-1 d u t think there is anything in that

Nor Letter Theories n.Q. I would like to get this matter cleared up from have find in prove concerning which gave no lard revenue other land which post at the oppositional rate say lis 10 and thirdly land which belongs to Covernment and quite of yously Government as owner of the property gots a rack-rent for it. The third class is not taxed at all, but pays a rent of Rs. 2,000. We will suppose that each of these pieces of land is exactly the same. So you have Rs. mil, Rs. 10 and Rs. 2,000 by may frent. We will suppose that the third piece of land was sold for Rs. 1,000 subject to the quitient the interest on Rs. 1,000 at 5 per cent would be Rs. 50, and so Rs. 2,050 is the annual value of that land ex hypothem the three pieces are the same and the municipality would tax all these lands on the brist of an annual value of Rs. 2,050.

A -Yes

The President Q—In the origin of things, when building sites were given over free, the man who had got the site got the land for nothing. At a later stage a piece of agricultural land became building land and he got it for the agricultural rate. The third piece of land came in at a still later stage and was auctioned.

1-Yes but from the point of view of municipal assessment, there is no difference between the three classes

Sir Percy Thompson -It is simply this, that in cases I and 2 Government did but business and let its lind go too cheap

Dr Paranippe Q -Or it is possible that Government first of all tried to settle land for nothing in order to get a bigger revenue out of the remainder

A -Yes that is a possible explanation

The President Q -Actually Government is now paying you the difference between the ground rent and the assumed agricultural rent on lands assessed to quitrent

A -I don't think so

Q -This is done in the mofussil?

A -Perhaps

Sir Percy Thompson Q -Take the case of this Rs 2,050 What does the Government pay the municipality?

The Prisident —The difference between the quitrent and the assumed agricultural land revenue on that It is presenting them with Rs 1,990

Sir Percy Thompson —In other words, Government say "We will treat this for our purposes as if it were agricultural land and give you the difference".

The President -It is a disguised subsidy on your theory it is thoroughly illogical

Sir Percy Thompson —It is the same as if in Scotland, where land is sold subject to a few daty, Government land presented the manageably with the few-duty

The President —The theory of it was that the three pieces of land should pay the sime total tivation and the original suggestion was that Government should retire altogether and let the municipality charge on the full value

Sir Percy Thompson —It does $\,$ It treats the value as the same in all three cases

The President Q - The suggestion made was that the fact that Government takes a very large area in the towns operates to limit the numeripalities raising their rate of, say, 18 per cent to something like 50 per cent

A -I do not think it has any effect of this nature

Q - Speaking as a Settlement Officer, have you any views as to the 1 ite of land taxat on in towns?

1 ste of land taxat on in towns?

\[\text{\text{--}} \text{--} \text{tinh} \text{ is entirely wrong that lind in towns actually built over should still be assessed by Government as if it were under cultivation I think Government are losing a great deal in that way

Q-Would you have kgislation to enforce the assessment of town land on the bass of its actual value?

A - Yes

Sir Percy Thorizon Q—Would not the real way of doing that to by means of an increment duty? Take for instance, the land which is paying Bs 10 as agricultural land revenue and it becomes valuable building land worth Bs 205). From Bs 10 it has pone up to Bs 2051 and the man real-ses the increment. But is it not rather difficult to put a common tax on this land and on the other piece where the name paying full consideration in the shape of Bs 2009 outfront and in cripidal sum of Bs 1,0009.

A - 1 cs I think you can assess land at its potential value and postpone the actual collection until the owner begins to realise

The Presilent Q -- But if you assess on its value for building purposes, that will be in substitution of the quitrent?

A -les

Sin Percy Thompsin -But the quitient is not a tax at all. It simply is a consideration for property belonging to other people.

The Preindent Q-If you had a general rate of municipal tax, say, 5) for cent of the rental value would you sell had coming in for disposal values to that tax?

1-16, all property must be hable to municipal taxes

shade lands in Regent Street and they for them for Industry sums, say \$10,000 a year On the top of that the Municipality of Westmanster put their rates on the full annual value. On the top of that I was proposed last years of the street at the street of the full annual value of the land. The \$20,000 is not a tax.

The President—The distinction between that and India is this There is no Government lesse. If a piece of land becomes available the Collector asks other Government officers whether they want that piece of land. If they do not be assesses it to quit-rent and sells it outright

Sir Percy Thoughton That is just the same as the feedbuty in Scotland
The land might be sold for a feedbuty of £40,000 and a capital

The President -Our quitrent is not perpetual. It can be revised once in 30 years

Sir Percy Thompson —Then it is more in the nature of ient, i.e., it is a perpetual lease which we do not get in Lingland. The only difference is that in India you take nower to reliev your reat.

The President -The question is whether we should try to remedy it

Sir Percy Thompson —What? Try to go back on your bargain?

The President —Ics You had a piece of agricultural land and the mutural rent adarkhait and got it subject to the payment of annual agricultural rent

See Percy Thompson —Is there any document which gives him the possession of that land?

The President -les, he has got the patta

The utilities.—Surely the point is that agricultural land is hable to reassessment at the end of the period of settlement, I do not think there is any guarantee that at the next settlement it will again be settled as agricultural land

The President—The Board's Standing Order 21 (12) says 'Tho Collector should determine the rate of ground rent on each plot dealt with under these rules before it is put up to auction. The ground rent should be so fixed that the sum paid by the purchaser on account of occupancy right may be as low as possible. The rates fixed should therefore be slightly less than the full competitive rent, the Lahance of the full value of the site being irrevocated in the price of the rate of the full value of the site being irrevocated in the price of the rate of the full value of the SIXII as most nearly fulfils the condition'

Sir Percy Thompson -that is a provision for disposing of your lands at the best advantage

The President -- How will you deal with lands disposed of before?

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A 10

Sir Percy Thorrpson Q—Would not the real way of doing that be by news of an increment duty? Take for instance the land which is paying Rs. 10 as agricultural land revenue and it becomes valuable building land worth Rs. 245). From Rs. 10 it has gone up to Rs. 265) and the man real set the increment. But is it not rather difficult to put a common fact on this land and on the other piece where the nin is paying full consideration in the shape of Rs. 2697 quittent and a capital sum of Rs. 1,000°.

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The President Q-If you had a general rate of municipal tax, say, 30 per cent of the rental value would you sell land coming in for disposal subject to that tax?

1-16, all property must be hable to municipal tixes

Sor Percy Thompson—The Wood, and forests Department have valuable lands in the entire terms they them for a fabulous sums, say 4.000 miles of the first terms they are some the full annual value. On the top of that it was proposed has year to put a tax on the site and the full annual value of the land. The £40,000 is not a tax at all.

The President—The distinction between that and India is this There is no Government lease. If a piece of land becomes available the Collector asks other Government officers whether they want that piece of land. If they do not be assessed it to quite-rent and sells it outright

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Sir Percy Thompson - that is a provision for disposing of your lands at the best advantage

The President -How will you deal with lands disposed of before?

Sir Percy Thompson —By an increment duty. But it is extremely difficult to tay post increments

The President Q-Could you give us an idea of the proposals, you made?

 Λ —Roughly what I proposed was to usess all land within the limits of the town on the basis of its value as building land

Sir Percy Thompson Q -That seems to be possible. But if it is going to be a really heavy rent, it will be very heavy on a man who has paid full consideration.

A-les, I see that difficulty

 $Q\!-\!So$ is it not the imposition of an increment duty a fairer way of doing it?

1-1es I think it may be

Q-With regard to Q 116 you think that the profession tax in Madras is, in fact a kind of income-tax?

1-les it is and the collection of it were frankly recognised as a surcharge on the

Q — Issuming you keep it is it is—it seems to me that your profe sion tax his a wider inge-would it help to have information as to the income-tax assessment?

1-1s a matter of fact we always set it. We write and get the information

The President Q -- Your Act provides that it shall be assessed with reference to the meaningly

 $A - Y_{\infty}$

Sir Percy Thompson Q —In other places in the Punjab for instance, they refuse to give the information, I ceause they are precluded from doing so by the Incometax Act

A -That may be

The President Q - How do you reconcile your Act with the Income-tax Act?

A -We get the information from the assesses themselve. They produce the receipts for the income-tax they pay

Q —Would it simplify matters to have it assessed by the income-tax officers?

A -I think it would very much

 \mathcal{S}_{tr} Percy Thompson Q—They have very little knowledge of meomes under Rs 2 000?

7 -- Lea

Dr Paranjpje Q —On the other hand incomestax authorities will have information of incomes erricel both in Madras and extende it whereas you are concerned with incomes which accrue in the city of Madras only

1 -That 15 40

The Previent Q -Suppose a man earns a lakh of rupees outside Madris. Are you not concerned with it?

A -I do not think so We do not charge a Nattukottai Chetty on what he earns in Rangoon or any other place

Q-In the case of the companies?

A -In the case of comparies it is different

Q - If he earns both in Madras and outside, how would you divide it in leaving the profession tax?

1-We do not attempt to find out exactly what his income is

Dr. Holer. Q =1 fnd in the replies of the Local Government that with regard to latel keepers refreshment hous keepers etc. in Malras the total number as essel is 816 and the amount realised is 8, 510. This is for the year 122 22. And in the year 122 22 there were 512 assessments

and the amount realised is Rs 526 I should like to know whether it is worth while to have this tax at all Surely, it is a waste of public money

A -I should like to examine the figures

The President Q —Is it not also a measure of sanitary control in respect of these hotels? It is for more than one purpose

A -Yes, certainly I should like to investigate the matter

Dr Hyder Q —Is it more in the way of police supervision?

A —They are inspected by health officers and sanitary inspectors, so that they may be kept clean

The President Q-What is your system of levying the charge on the hotels?

A -On the accommodation

Dr Hyder Q -- Prom the figures given here it works out at As 10 per hotel on the average Is that the charge on the Connemara Hotel, for instance?

A ---No

The President Q -Is the Connemara Hotel included in that? How do you assess on that?

A —I do not think it is included. The maximum that you can take under this head is Re 1. The Connemara Hotel would pay profession tax under a linebre class.

SIT Percy Thompson Q —With regard to the tax on companies you say "In some cases this procedure works manifest injustice Take for example, two companies with the same paid up capital. One company may be making double or troble the profit that the other company may be making the same they have to pay the same tax." Is not that provision inserted deliberately in the Act—to charge on the capital and not on the profits?

A - Yes I presume so

Q—Then you say In the case of foreign companies which have branch offices or agents or firms to represent them they are considered as companies incorporated in this city and are twiced on their entire pind up capital."

But is there not a limitation in the case of a trunch capital confidence of the profits of the profits of the profits.

A -les, it is subject to that limitation

O -That is a very moderate tax about 2 per cent

A —Yes

Q -The individual by was of profession tax pays more on the average?

A -Y

 $Q \to I$ should imagine that in the case of large firms and branches as a rule the limitation would apply

A —Yes it does

 $Q=With \ regard to the assessment on companies <math display="inline">1_{X}$ the local boards at is a different scale?

A -Yes

Q - Ind it is heavier?

A —Yes

Q-What is the reason?

A -I do not l now

The Presilent Q \sim 1 ou don't press your suggestion that it is fairer to assess companies on the total turnover?

A - No. 1 don't press it I think the assessment on the total turnover would be fairer but I do not think it would matter very much

Sir Percy Thompson Q - It will be all right in the case of a manu facturing or trading concern. But in relation to jirfts would it not work were differently in the case of an all companies reaking shall jerfts?

Q-Probably the fairest thing really is to male it a function of profit. and I think the effect of the provise is to do so

A -Yes

Q-You agree that grants in aid should be earmarked?

Q -And would you make it conditional on a certain standard of efficiency being maintained in the administration?

A -Yes, I think it is desirable

Q -Is that principle in force in Madras?

A -I don't think that condition is expressly stated here

Q -Suppose a service is badly administered Q-Suppose a service is badly administered. Would you say that "unless you improve the administration, I withhold the grant"?

A -I have never come across any instance of that sort

The President Q -Taking the 16 lakks grant for the trunk roads, you would grant it subject to the roads being passed by the Superintending Engineer?

A -Yes

Dr Hyder Q-Does your Engineer use these roads himself on which the tolls are levied?

A -I think so

The President Q—With regard to Q 118 you say that the Corporation has resolved to lesy an education tax of \$\frac{1}{2}\$ per cent of the annual value of lands and buildings in the city." But they also made a corresponding reduction in the general triantion

A -Yes

Sir Percy Thompson Q-With regard to Q 167 you mean to say that the system in force in the Madras Corporation is perfectly sound?

A -I think the assessment generally is done reasonably well

O -What I mean is that you don't have the politician moving in the realm of assessments as is the case in other parts

A -Not as a rule

The President Q Have you had any experience of the worling of the letterment tax under the Town Planning Act?

A -I have not but we are going to work it

Q -There was a great discussion as to which should be preferred betterment tax or acquisition of land?

A -In that particular case we acquired about 75 per cent of the fan I an I on the remaining we are going to charge letterment tax

Q You do not anticipate any difficulty in assessing the tax?

A -No

Sir Percy Thompson Q - You charge one-tenth of the value each year's

A -Ym

The President Q. What are exactly your relations with the Commission of Police in respect of licensing and taxing of carriages? What I want to know is this. Here into the Commissioner of Police half to pet legislation to secure that the registration fees were sufficient to pay for the expenses Would it be practicalle for you to take our the two functions?

A -You mean the backnes carriages' licenses?

O-1cc. In some places the whole thing is done by the municipal

author ties themselves A .- There is no reason why the Corporation should not do it but I should have thought it was more satisfactors for the Commissioner of Pelice to do it

Q .- Municital taxation of liquor shops has been a very difficult question Can you give us any opinion?

A -I think the munic pality is better free of it altogether.

Q —You have read the recommendation of the Financial Relations Committee where it was said the local bodies can levy a surcharge on excise receive Mr Moore in his evidence says "It seems preferable to permit local boards to levy a surcharge to assuming a portion of the revenue to them Is a tax or hobrice is levied one fifth of the revenue so raised should be aggreed at local bodies. The bullet of sale license fees in municipalities may be assigned to be municipal councils". There was a time when the Corporation

A ->es Of course the difficulty is now that it is all mixed up with the demand for prohibition and there is a constant complaint against the location of slops, and time after time I have asked people to suggest more suitable places if they had any objection, and the answer always is that the shop should be removed altogether

Sir Percy Thompson Q -Will you get anything more than you get at present? The man will take it into account and bid less

A.—There is no taxation of liquor slope, except the profession tax.

Q - Supposing you are going to put a special tax on the shops?

A - I do not anticipate that the liquor shops can yield any greater

A -1 do not indicipate that the liquor shops can lick any greater revenue

O --Any taxation will come out of Madras Government's revenue?

A-les

A-les

The President Q-Actually the municipality did try to impose a tax for the storage of spirits?

A—I think the matter is still undecided I do not think it has come to an end I think I can give you a full note on this subject later

7th May 1925.

BANGALORE

Present

Sir CHARLES TODHENTER, & C S I , I C S , President

Sir Bust Charle Mairie cele, kest, lou, Maharajadhraja Bahadur of Burdwan

Sir Percy Thomison and, ch

Dr R P PARAMPLE

Dr L K HIDER, MI 1

Mr A G LEACH, ICS, Collector of North Arcot, was examined

Written memorandum of Mr. Leach.

Written memorandum of Mr. Leach.

Q 15—The analysis (given at page 78 of the Public Works Department Administration Report for 1923-24) of the figures for works in charge of the Public Worls Department, for which epities for works in charge of the Public Worls Department, for which epities for works in the productive works and 111 and 111 for improductive works in the last two years. On the face of the of figures, it might be said that the charge under productive norts was adequate, and that under unproductive was unadequate. Similarly on minor works for which accounts are not kept, the board of Ricennes answer to this question shows that the net profit was about 3 per cent on the outly. But thee 1 creentages must not be accounted and what he excluded under the last no account is taken as included and what he excluded under the the charges under unproductive PWD works and under the vast number of works for which equivalently a profit up on the exponditure. Whether they are adequate in the sense that they do not viell a profit up on the exponditure. Whether they are adequate in the sense that higher rits would imporerish the rivets or result in water not kept as mother matter. But, I should answe that also in the negative. in the negative

Here I must emphasize again that in the case of land already registered as "act on the principles that prevail in this presidence, the discussion of methods and principles is largely actions since it is neither destrible, nor practically possible to up at the existing system. There are two classes of land to which the due ison must be confined. (a) linds in zamindars, long irrigated by a Government source or dry lank in the ryctwari area not fit for right tration as wet and (b) dry are zamindary lands to which water is nearly supplied by the construction of a new source.

water is neall' supplied by the construction of a new source. In the cise of the first clies, the difficulties of increasing the water-rates are first than it would seem somewhat menuitable to clarge a higher rate for water capital of these lands then for land adjoining them which are supplied to these lands then for land adjoining them which set the consolidated wit assessment secondly, that a project to the consolidated wit assessment secondly the control of the co

are usually lauds lying on the fringe of the wet irea, their owners have no right to complain, since they need not take water if they do not want it, and I do not think (non that the delta are difficulty is out of the way) that there are any recessors for not raising the standard scale of wet rates, fixed forty series ago, and wholly incommensurate with present prices and values. As an instruce of the absence of any relation between the charge made for writer and what the people are prepared to pay, I may mention that, for several years running under the Peryar project, roots paid without a nurmar a rate of Rs. 15 per acre (lexicd as a penalty for unruthorised irrigation), and were not deterred from taking water till a rate of something like Rs. 50 per acre or even more was charged

My answer to the question as regards (a) is therefore that the charge is not adequate. As to (b), up till recent years, the practice lisa always been to register as wet, in accordance with the settlement principles, lands recently brought under irrigation by the construction of a hea source, and it is only under the stress of poverty and of the increase in cost of construction that Government has uno been forced to impose special rates not on any definite principle, beyond that of getting some return on its mone; the amount of the return being determined by the certainty of the supply in the source and the capacity of the rights to has

Of the five plans mentioned in the question the fourth charge by volume can be definitely ruled out Perhaps I may refer to a report printed in GO No 1089, dated 19th July 1923 for a detailed discussion of this subject. The fifth plus has not I believe been tried in India The only case in which occasionally it might be adopted here would be where wiste land at the disposal of Government is brought under irrigation and put up to nuction this is sometimes done now though when it is done what is bought is not the witer, but the land with the right to water, the rate for water being fixed. I do not think that there would be any advantage in the system of putting up the water to auction if the nuction were annual there would be all the evils of uncertainty, if for a term of years it would definitely exclude the small owner and put in his place a rick rented trainty. To auction the water daily as is done in Spain at I over is out of the question in India. If the system could be worked at all which is doubtful it would probably lead to wasting of water and certainly to great difficulties of all kinds.

The third system if a understand it right's is the system which premise.

The third system if I understand it right's is the system which prevails in Madras, where when 'dry' land is supplied with irrigation it is classified as 'we' and a comlined charge for land and water is imposed It is an excellent, and in Mudras a well understood system but the objection to it in the exce of modern projects is that the system of settlement does not take into account the cost of supplying water. It is, therefore always uncertain whether if the prevent settlement system were adopted for assessment under a new project the project would result in The only way, then comment that a proved that the systement system were adopted for assessment under a new project the project would result in the systement system with the content of the project would result in the object of the systement system when the state of the project would result in the object of the system of the land a fixed charge for water.

This leaves us with plans (1) and (2) Under (1) the rate would be calculated as to pay the expense of providing the water Luder (2) it would be calculated so as to yield a margin of profit to Government over and above the expenses

I think the use of the word 'commercial in this connection is rather midering. In commerce, there is usually competition between supplier, in the state of the st

On the other hand there is no reason why the State should reap no direct benefit from the great profits which the gift of water puts into the

pockets of the 13 ots and obsiously, if profit accrues to the State from 11 ring thon enterprises, it will be in a position to extend them further than 11 it were content with the mere slow recoupiement of its expenditure

I should answer, therefore, that the best plan is one which aims at a fair profit. I suggested in my previous note that the interest aimed at might be about the same rate as the State pass on borrowed capital [But, of course, interest paid by Government on loans for irrigation should be included in the capital cost of a scheme]

While on Q 15, I may say that the conditions of irrigation in the Punjab, as described in the note of the Chief Engineer of the United Provinces, seem to be ideal for the levy of water-rates on the system I have advocated. The soil is uniform, the crop is practically solely wheat, the amount of water required is uniform and without water the land is valueless. That bring so, I do not quite understand the Punjab lankerings as exhibited in the note of evidence) for cropwar rates and periodical variations with reference to prices. I can only suppose that the Chief Diagneer of the United Provinces is unaware of the Punjab problems so am I. But points 3 and 4 in the notes of evidence appear to be contradictory. I presume the explanation to be that the irrigation engineers do not want a variety of crops, since this involves one man taking more water than another, and the Punjab Canal Officer's object has always been to distribute his water as equally and as widely as possible. The desire, therefore, is to penalise the mote thirsty crops, e.g., sugarcane. This could be done by inviging a special rate on it, high enough either to serre as a deterrent against growing it, or to cover the loss of water-rate on that area on which when might have been grown with the same amount of water.

In Bihar and Orissa, the note on the evidence (vir that the general tax-paver should not pay for a benefit to a favoured class until the charge for water to that class has been pushed up to the highest point possible, short of causing the service to be refused) suggests a desire for an economic water rent, but as the natural supply there is so abundant that it is doubtful whether a cultivator in a given year will take water from an irrigation source at all, and leaves on favourable terms have to be grunted to induce him to make a contract for a term of years, it is doubtful whether the charge for water could, in fact, be pushed high enough to yield a profit on the cost of the works unless the works are very cheep to construct and maintain. Whether this is so or not, or how the rates for the existing kives compare with the rate that would be necessary to yield a return on the cost of construction, I cannot say.

In the Central Pressures, again (where the whole are) under irrigation is only equal to the are; under the firstin delta system in Kistin district alone), where the people are unaccustomed to irrigation, and where in good vers a rise crop can be grown authori irrigation, it is clear that there is no quistion of charging a remunerative water rate, and forecrument apparently has to take what it can get, and that apparently is not much. But here again I have no det what the rise actually charged are, and whether the irrigation works are run at a loss or no

Loths, in the United Prairies, there are (side the the I Ingineer a note) three detrict trace-Bohilb and where the rates are low, because a single watering usually suffaces to mature the crop—the Ganger Junio Bohi where conditions earn to be similar to these in Malris, including the fixed standard model and Bundlakhan! where, as the 1 pile are larged abortions and all the irregation withs are of a famine protection in the last of rates based on the cost of supplying water in this province and supplying the last of rates based on the cost of supplying water in this province unless pethaps for new projects in the Doab.

The one feature in their arrigation palse, that the sarious proteines have in common as their tree, into that in a country where the overstelling majority of the possile are defendent on agriculture the first during the foreign and the question of the cost of doing this has been lart. In Maries, I thin the conditions are now such that in fature projects the question of the cost of doing this has been madely regarded at seven lart. In Maries, I thin the conditions are now such that in fature projects the question of triaking them give should come first, and tire is little difficulty in carrying oit with a place. Just whether this policy is applied by in other, especially the more lackward provinces, is a question which it is impossible for ree to answer.

O 16 -The system of a betterment tax is in operation in Mysore, but I fe-The system of a betterment tax is in operation in alysore, but I regret that I cannot now remember the details of its working, and have far it is satisfactory. They may be found, I think, in GO No 29.2, Revenue, ditted 12th August 1918. Clearly the time when a landowner benefits from the increase in the value of his land is when he mortgages or benefits from the increase in the value of his land is when he mortgages or sells it, so that the appropriate way of taking a share of it senhanced value would be to lety a duty on such transactions. But, as the collection of this duty involves considerable difficults, and evasion of it would be common, the next best way is to levy an annual betterment two on the land This, if I remember rightly is what is done in Mysore. The Madras Government, however, decided against such a tax. They said "A system under which a lump sum is recovered from the owner of the land before he has reaped any actual benefit from the trigation work is open to objection, and a similar objection, though in a less degree, applies to any system of recovery which is limited to a term of years. The proper way system or recovery which is limited to a term of years. The proper way to secure a contribution towards the capital cest of an irrigation work is by the levying of a permanent charge in the shape of enhanced water-rate on the land benefited."

It might be answered that the enhanced water-rate is a tay only on the increased produce of the land, not on the 'uncarned increment' in the market value of the land itself But an enhanced rent does in some degree diminish the selling value of land, and to that extent the uncerned

And, in view of the difficulty of appraising the increase in value and of collecting the tax on it, the State may be content if it makes a profit on its outlay, "takes the cash and lets the credit go", giving up its claim to share in the enhanced value of the land

I may add here, though it has nothing to do with betterment, that it does sometime, happen that when roots ask for an improvement to an irrigation work and it is found that even if the rates on the land irrigated are raised (by raising the class of the tank in accordance with settlement principles), the improvement will not proof remunerative the Collector temunds parment by the roots of a bire of the cost of the improvement as a condition precedent to its being undertaken. This method suits certain certains times (eig when the 1015 nt well to-do and when the proposal is only to improve an existing irrigation source) but is obviously not suitable for erection into a general principle.

Q 98 -I should deny the truth of each of the criticisms. Not only does the land revenue assessment in Madras not ignore 'the ability to pay The assessment is Madras not ignore the ability to pay of the spot but it may fairly be said to be brised on the said to be proved on the said the said to be proved on the said the net produce of the had. But in practice it takes a very much said the net produce of the had. But in practice it takes a very much said the net produce of the had. But in practice it takes a very much said classified according to their composition and fertility. Next, a grain value is attached to each grade after experiments to determine the said and and in the said the said that it is the converted into money based on the acting prices of 20 ordinary years (i.e. excluding fraums and bumper very) priceding the settlement in the months during which the gruin is sold with an abatement for traders profits and for the distinct the fram has to be carried much said to the said of the said of the said of the said to the price, an allowance is utually made in fravour of the root. Next, the cost of cultivation is deleuted. Next a percentage usually 20 per cent, on account of the viewstudes of the soason and of unprofitable areas (such as field bunds and channels) is deduced. One-bull of the remainder is taken as the assessment on the land.

A further reduction is made in the case of irrigated land by classify-

A further reduction is made in the case of irrigated land by classifying the irrigation sources according to the adequity of the supply they can afford. There are usually five classes with a graduated reduction in rate for each class. In the case of dre hind there is also a grouping (usually two or three groups) so that those villages which are haddy off in point two of three groups) so that those singers which are bank on in point of communications are put in a loss regroup than those near railways or in villages more fracurable situated. Finally although a large deduction is made for view induces of season the assessment on irrigated lands is entirely remutied, when the land is left water, or the crop persists on account of deficience of the water-apply. The difference between the net and the dis assessment is remitted where on account of such deficiency dry crops are grown. This is, of course, a direct consideration of the roots ability to pay

(2) Not is it true that the assessments lack the element of certainty. The assessments remain unchanged for a period of thirty years and are then altered only if there has been so gift a rise in prices during the preceding twenty years as to justify an enhancement of the rates.

It is two that when water is taken to dry land, the charge for the water varies with the crop and the system of charging is, in some case, occeedingly complicated. But the cultivator can, it he wishes, ascertain beforehand from the village accountant what the watering of any particular crop will cost him.

(3) The first sentence is demonstribly false as regards Midris, where the very fins it into a the system was the device to thee the rysts from tyrung and extention by dealing directly with him. The vast bink of the land revenue is collected with easy, and as each two knows what he has to pay there is very little scope for trianny or extertion. No doubt, village officers can and do saindle the most ignorant two occasionally, but there is nowhere anything approximing general extertion.

Again the time of payment is cucfully fixed to suit the 130t's convenience. The assessment for the year is payable usually in four monthly matchineats, the first instalment month being that in or before which the main net crop is usually harrested.

(4) Lastly the figure of 20 per cent ion the expenses of collection is, I imagine much exaggregated. I do not know where it is taken from, or on which it is based. If it is based on the cost of land receive administration as a whole the answer is that there is a great amount of work done by the administration which has nothing to do with collection.

Q 99—Such inequality as exists is obviously not avoidable, since the original settlements were made in different years and all settlements run for thirty years some districts must always be due for resettlement in advance of others. But, what one district loses at one end of the settlement, as computed with another it gains at the other, e.g., North Arcot was a cottled ten years ago Irichinopoly is being resettled now. North Arcot has the terror been assessed for ten vears on an average of prices higher than those on which Trichinopols has been assessed in the sume period But, Trichinopoly will have be assessed on an average of nince higher than those on which North Arcot is assessed and so on. In the long run, there is no inequality. In any every and see on. In this long run, there is no inequality.

Q 100—Rs 200) is not the subsistence level. This figure was pre-tion level of £115 to which it is equivalent. If £135 is the substence level in Ingland it is clearly not so in India, where the general standard of expenditure on food clothing and housing is so much lower. It is difficult to as which the subsistence keel in India, where the general standard housing is so much lower. It is difficult to as which the subsistence keel in India is, but it is nearer Rs 500 than Rs 2000.

It would doubtles be easy in many cases to say that an agriculturist's income was below Rx 500 though there would also be a vist number of debatable "border line" cases. But the argument that such meemes should be exampt rast on the assumption that the land revenue is a tax However one may define 'rint' and 'tax.' The land restume differs whill from momentax. The payment of income-tax tring including which is the payer, but in runn for the first of the running that the running the children is a direct que tro que, and there is no logical justification for exemption in this case.

Q 101—I know of no was to check fractionisation. Subdivision of holdings takes place for one of two re isons, either because a joint family property is partitioned among the members, or lecrive A buys a portion of Bis land. In either case the parties do not wish to retain a joint interest in the land. eith wants to hold his wan share separately. It is a natural process and I do not see hos trantion can effect at four conference subdivisions in the accounts, but there of the conference of the difficulty of the conference of the difficulties of amendate without the proof of the settlement between the parties. You can leave a charge on making a will division, at has recently level done in Madras, in so far as this is a tax,

it does not serve to cheed the actual transfer of property, whether it restrains the parties from having the subdivision made, I cannot say, as I have not had sufficient operaturals for observing the effects of it.

The objections to fractionisation are twofold first the cultivation of small plots is wasfold, and second the reporter in the accounts of small holdings as a burden on the administration. On the other hand, you have the control of the control of the cultivation will neutralise the agricultural advantage of cultivating bigger plots and the burden of which the land revenue department is rehered will be shifted on to the police and magistrace, who have to deal with fights, and the circl courts who have to deal with less short dispute the police and magistrace, who have to deal with fights,

Q 102 —It the land is in a ranundari, i. is already private property. It is government land, it must be assigned permanently, for land is obviously not well cultivated, still less improved, unless the cultivator is secure in his possession of it. The assignment, of course, is subject to the parment of assessment and power should be returned to vary the rate of assessment. The water should never be allowed to become private property. This amounts to a compliance with the terms of the more than usually successing distinguishing the notes than usually successing distinguishing the notes than usually successing distinguishing the same property.

Mr Leach gave oral evidence as follows -

The President O-You are the Collector of North Arcot?

A -- Yes

Q-lou have done one settlement?

A -I assisted in the settlement of Chittoor about 12 years ago, and was a Settlement Officer from 1912 to 1917

Q-In 1920 you were put on special duty to examine the whole ques-

A—Yes

 \mathbf{Q} —Subsequent to that you were a member of the Water rates Commuttee?

A -Yes

Dr Hyder Q -I should be obliged if you would tell us the main features of your avstem of charging for water in this presidency You have the consolidated charge over the preser portion of the presidency?

A —I es

O - You classify the sources, the soils and the crops?

A -- Yes

Q -Then again you classify the crops?

A —We classify the sources and soils but we do not classify crops except to the extent that some crops for watance sugarcine are assessed at a rate equal to two paddy crops. At the precent moment I do not think there is any other crop which involves any alteration in assessment All dry crops are assessed at the same rate and all the irrigated crops are assessed at the same rate.

Sir Perc; Thompson Q -1 am not quite clear with regard to the source of irrigation. Suppose you had five different classes of sources ten different rates for each source of irrigation. Therefore you would get 50 rates 1 e, 50 different classes on that assumption.

A ---Yes

The President O -That is not a practical possibility is it?

A -It does not happen very often. There would not be more than about six different soil classifications and five classes of irrigation, but it might happen *

^{*} Note—In saying this I was wrong forgetting that (I) different soils of equal productivity are clubbed together for the purpose of money rates (2) that money rates usually go in progression ie best soil under 2nd class source is assessed at the same rate as good soil under lat class source in North Arcot district eg there are only 18 wet rates

cent Therefore, you must cook your figures so that the total is 20 per cent in excess of the figures of the last settlement. What do you do in order to get only 20 per cent and not 50 per cent?

A -You are assuming that the Settlement Officer has re-classified

Q—Ho has done oversthing and he has completed his sottlement. The settlement shows the reneunce to be R. 20,000 when in the last settlement it was Rs 14,000. Government says that it is too big an increase as it is about 50 per cent and we do not want more than 20 per cent. In other words, instead of having Rs 20,000, Government says it will be satisfied with Rs 17,000. How do you proceed to reduce this assessment? On what principle you do it?

A —It is not done in that way lou have a schedule of money rates If you re-classify, you have a new classification and you have the money rates which you propose and which, according to the rise in prices, would justify, say, 50 per cent more

Q -Don't you go and say, the financial effect is this at the previous settlement we were getting 10 per cent and we are now getting 20 per cent?

The President—"Ir Leach's point is this Government would itself manipulate the money rates. The settlement is for money rates and you have got an increase in money lates. Therefore you know what money increase it produces.

A -That is so

Q -Government itself does it?

A -Yes

Sn Percy Thompson Q -But what about the next village?

A -It is generally done on the whole district

Q-I think surely there is some limitation in the enhancement which can take place in a village

A -No The limitation is on the enhancement of the holding but not on the village

Dr Paranjpye Q -Is it not 100 per cent?

A -No On the holding it is not more than 25 per cent

Sir Percy Thompson Q -Supposing your money rates work out to an increase of 100 per cent on the holding what will you do?

A -I think I was wrong 25 per cent of the maximum which can be applied at once I think if the increment on a particular holding exceeds 25 per cent what is called the increment remission comes in and it is spread over a series of years

Dr Hyder Q —You have in this Presidency a system in which irrigation sources and soils are each grouped into three classes, wet, dry and dufasal Is that so?

A --Very broadly, that is so "The rates do not depend on the crop at also far as wet rate is concerned. If land is wet, there is no differentiation of crop

O—In your report, you say that in GO No 2712 Revenue dated the 18th July 1018 new rules were published for criticism and according to this system irrigation sources were to be arranged into three groups and a fixed scale of water rate under each group was to be charged for crops according as they were wet, dry or dufasal

A -That does not apply to wet lands

The President Q -Has that system ever been introduced?

A --No

Dr Hyder Q-What is your present system?

A -In some cases there is a fixed water-rate which is Rs 4 an acre throughout the Presidency and in other cases it is what is called the differential rate which is the difference of W-D, with all sorts of varieties according as whether a crop is wet, partly irrigated, etc

Sir Percy Thompson Q -How do you decide whether to apply the differential rate or the fixed rate?

A -It is done by districts

The Prevalent Q—Over the greater part of the mingated area you have the consolidated wet assessment. In certain recent cases the settlement inter have been departed from, and a special rate which is higher than the ordinary rate has been fixed. That is in what is called the guaranteed area

A -Yes

O .- Then in about 10 districts you have the differential water-rate?

O -That applies to meas not guaranteed?

O -In the rest of the Presidence you have the old rates which were fixed 40 years ago?

A -That is so

O -The question of revising the differential and the old fixed waterrates has been under discussion for the last ten acurs

Sir Percy Thompson Q -The ordinary consolidated rate applies to not.

ro f - A

O .- The differential rate applies to zumindari Linds?

A -I don't think so

The President O -I think the differential rate applies to zamind in lands

A -I don't think it applies to zamindari lands in Kistna district. because there is no div rate to base it upon

Sir Percu Thomasin O -Does the fixed rate apply to zamindari Linds

A - Ves also to lands in avota up are is in some districts

O -- Why do they have a fixed rate as distinct from the consolidated rator A -Only if water is taken to dry lands which have no right to take

water, the fixed rate is charged O -But you could charge the differential rate?

A -- You could

O -lou are working towards a differential rate

A -We are working away from it

The President Q -In 1918 they decided to alouch the differential rate allogether and go in for the simple fixed rate but they have not yet succeeded in bringing that into force. It has been under discussion ever since 1918. After your special duty a Committee of the Legislative Council. hut the Council refused to have it introduced

A -The Water rate Committee decided that the question should be discussed by the Settlement Officer at the resettlement of a given district O -What is a dufasal crop?

Su Percu Thompson A -A crop which requires irrigation equal to two wet crops

U -Can you have two dry crops in a vear

A -les, but they would not be hable to water rate

Dr Huler 0 - So in this Presidency you have no uniform policy? A - No

The Prenient Q-In the case of certain new projects, Government have refused to guarantee any area. Although an area ought to have been settled as wet at his been left as dry and a fixed water rate, varying with the different systems has been introduced

Sir Percy Thos pas Q. Then there are different water rates fixed for particular works?

A —Yes.

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Sir Percy Thomas Q - llow do you decide whether to sight the differential rate or the first rate?

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O -The more unfavourable situated a rice of land is, the more you -anciente autributace statistics a free of find is, the more you have to pay for water under present conditions. The more a project costs, the more it has to pay

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Q-1 project like Bhavanay which was started as a protective work, is gaving twice the rate paid by the best land in the Godavari and Kistna districts. Int't that a reduction all algorithm?

1 --- 3 00

Q -Your first attempt should be to get a general level of water rate stances

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1-1-

Dr Parana we O -Would you be in favour of doing away with the consolidated wet rates altogether and having a lind revenue ilus mater-rate everywhere if you could do it?

A - Yes I think it would simplify matters

Q-Without attempting to increase the present wet rates, couldn't you divide it on a rough and ready basis into two parts one part being land receive and the other water rate? You could ask each cultivator what he considers should be the land revenue part of it and what the gater rate part

Sir Percy Thompson Q -What is the object of this division when the total payment is the same? Aren't you contemplating raising the water-rate?

The President O-Would you advocate a uniform water rate for homogeneous areas and for sources of supply of the same class?

A 7 00

Q -When you have that whatever el e you take from the land under your settlement system is due to the land

t --- Yes

Sir Percy Thorn son Q-It seems to me that the consolidated rate the fairest thing because it makes the land pay the added value on account of the water

A -The difficulty if you dissociate the water into altogether, is to know what water rate you are going to charge

The President Q -In Burma they deliberately state that Government is entitled to a larger percentage of the net assets in wet than in dry lande

A -Yes

Q-In the case of projects that do not pay their way do you agree that the roots under them should pay as much as they can be made to pay short of stopping them from taking the water?

O .-Then you would have a certain debit balance left. Is it right that that debit balance should be met by the general tax payer or by the people who benefit by the Government's irrigation enterprise?

A .- There is nothing in it. The general tax payer and the people who bought by the irrigation enterprise as a whole may be regarded as one

Sir Percy Thompson —In any case even supposing Rs 2 would private handsomely, if it is worth Rs 20 to the cultivator, you should charge him Rs 20. The cultivator ought to be made to pay what he can

- The President Q-Your proposal was that you should not have different rates for new works but that you should have special net rates for them, and you should look to their gradual levelling up as a result of the resettlements.
- A -If the rates on the old wet settled area in course of time came up to the level of your new project rates, the new project rates would at the next settlement be enhanced.
- Q—It is stated in your report that "it may be hoped that the distinction between the new project areas and the rest will despiper in the course of future settlements when the gueral rates rise to the level of the special project rates". Do you think that under present condition there is any lope of that taking place?
 - 1 -Probably not It would all depend on the cost of the new project
- Dr Huler O I should like to know what precisils is your difficulty in the zamind it are is where land revenue is permanently settled, and where the lands receive water from Covernment sources. Why can't you charge the full commercial value for naters
- 1 You do not know what the full value of water is, but apart from that, there is no legal limitation to the charge for water
- Q-You say that it would seem somewhat inequitable to charge a higher rate for water supplied to these lands than for water supplied to land adjoining them which is subject to the consolidated net assessment
- A -I only meant that if you have two fields one ryotware and the other zamindari side by side the ryothari bearing a fixed net rate and the zamindari paving a dry rate to the zamindar and also a rate for water to Covernment at would be inequitable to charge the zamindari at a higher rate than you charge the ryotwari
- Q -On the riotuan land your position would be that you have a total charge which is varied every 25 or 30 years. On the other, the land reviewe is fixed and the only possible thing to do is to manipulate the water-rate

A -That is so

The President Q-Isn't the inequality actually the other was at present? The zamindar is paying a rate which has not been varied for the list half century while the rootware rate is revised every D vears

A -Probably the ryothars rate is non higher

Dr Huler Q What system would you advocate for your Presidency if you were starting afresh?

A -We can't start afresh. The question is largely academic

Dr Holer Q Why Government supplies water to the exist and to the zamindar. It has get nothing to do with the question of faul revenue you have only to consider the charge for water.

Sir Percy Thompson Q - You cannot tell what part of the conschlated assessment is for water and what part for land?

1 -The difficulty would be to break away from the consolelated net assessment and find a new basis to start on

Q -Suppose you charge Its. I mater rate on a piece of wet land while I as been wet for thirty years on what are not going to tase land revenue, it englit to be based on what the rate would be if the land were dry. You to not know what it would be if it were dry

t—It would be very diffull to jut a fresh classification on an el-wet land on the supportion that it was day. I think you would have to depart free and counteration altogether.

The President Q -Weell it be possible to arrive at it this want. Your mater rate should at least be not less than what the least factorable a tested root is track to pin. If you had a general rate of mater rate and arrived at the rest latel was assessed on person principles and delated true person materials for a some root of latel with assessment weelling a pin to fait item it is not if you are consistent in a pin to a fait item.

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A —Yes Q -When you have that, whatever else you take from the land under your settlement system is due to the land

1 _1 ~

Sir Perci Thorizon Q -It seems to me that the consolidated rate, the facest thing became it makes the land profithe added value on account of the water

A -The difficulty if you dissociate the water rate altogether is to

know what water rate you are going to charge

The President Q-In Burma they deliberately state that Government is entitled to a larger percentage of the net assets in wet than in dry lands

A -Yes

Q-In the case of projects that do not pay their way do you agree that the roots under them should pay is much as they can be made to pay short of stopping them from taking the water?

Q-Then you would have a certain delet balance left. Is it right that that debit balance should be inct by the general tax-payer or by the people who benefit by the (overnment's irrigation enterprise?

A -There is nothing in it. The general tax payer and the people who benefit by the irrigation enterprise as a whole may be regarded as one

Sir Percy Thompson -- In any case oven supposing Rs 2 would pay you handsomely, if it is worth Rs 20 to the cultivator, you should chirge

him Rs 20 The cultivator ought to be made to pay what he can

- The President Q-Your proposal was that you should not have different rates for non works, but that you should have special wet rates for them, and you should look to their gradual levelling up as a result of the resettlements
- A -If the lates on the old wet settled area in course of time came up to the level of your new project rates, the new project rates would at the next settlement be enhanced.
- Q—It is stated in your report that "it may be hoped that the distinction between the new project areas and the rest will disappear in the course of future settlements when the general rates isse to the level of the special project rates" Do you think that under present conditions there is any hope of that taking place?
 - A -Probably not It would all depend on the cost of the new project

Dr Huder Q —I should like to know what precisely is your difficulty in the animidal areas where land revenue is permanently settled and where the lands receive water from Government sources. Why can't you charge the full commercial value for water?

A -lou do not know what the full value of nater is, but apart from that, there is no legal limitation to the charge for water

Q-lou say that it would seem somewhat inequitable to charge a higher rate for water supplied to these lands than for water supplied to land adjoining them which is subject to the consolidated wet assessment

A—I only meant that if you have two fields one votwari and the other zamindari, side by side the ryotwari bening a fixed net rate and the zamindari prying a dir rate to the zamindari prying a dir rate to the zamindari and also a rate for water to Government it would be inequitable to charge the zamindari at a higher rate than you charge the restnari

Q —On the rootwart land votr position would be that on base a total thrage which is varied ever 25 or 30 years. On the other the land revenue is fixed and the only possible thing to do is to manipulate the water-rate

A -That is so

The President Q-Isn't the inequality returils the other u is at present? The amindar is paying a rate which has not been varied for the last half century while the ryotware rate is revised every 80 years.

A -Probably the ryotwars rate is now higher

Dr Hyder Q --What system would you advocate for your Presidency if you were starting afresh?

A-We can't start afresh The question is largely academic

Dr Hyder Q-Why? Government supplies water to the root and to the zumindar It has get nothing to do with the question of land rovenue you have only to consider the charge for nator

Sir Percy Thompson Q - You cannot tell what part of the consolidated assessment is for water and what part for land?

A -The difficulty would be to I reak away from the consolidated set assessment and find a new basis to start on

Q-Suppose you charge Rs. 4 water rate on a piece of wet land which has been wet for thirty years, on what are you going to have land revenue. It ought to be based on what the rate would be if the land were dry. You do not know what it would be if it were dry.

1 — It would be very difficult to put a fresh classification on an office land on the supposition that it was dry I think you would I we depart from soil consideration altogether

The President Q-Would it be possible to arrive at it this may? I saturated not is read to pay I not less than what the less favour situated not is read to pay II not had a kineral rate of wait and arrived at the consolidated wet assessment on present principle deducted your general materiate from your consolidated at a set would be a fair idea of the am unit due on around etc.

A - Yes the only object of doing it would be to after your y more freely.

q—Your Waterinte Committee eljected to any variation in waterities except district 1s district even 30 years and you say they were did mated by the land diminents.

A-les some members of it select the protests of Godavari and histori

Q - Armit the findstant and histina people growth underassessed in the matter of water rates

 $\Delta - T \sim$

Dr. Hyder. Q.—Godavan and Listna are permanentiv-settled areas?

A.—Some are ractival and some ramindari. I think they are mostly

Sir Percy Ther pain Q -In ramindaris is the water-rate paid by the occupier or by the owner?

A -I think the practice varies in different samindaris.

A -1 think the practice varies in different gamindaris.

O-It is alleged in some parts that the charge of Rs. 4 on gamindari.

binds a too small. If so, does the ramindar raise the rent?

A—Yes, in some raimindar, the rent is part in kind, it is half the

crop so that if a man takes Government water, the zamindar would get the benefit of it

Q.—Then it must be the ramindar who pass the water-rate?

A.—Yea. I think it depends on the terms of the ramindar's settlement.

A -1vs, I time it depends on the terms of the zamindar's sets

The Prench Q - Have you studied the volumetric system?

A -1vs

O-Mr. Galletti considers at to be quite practical le

A -He is an Italian, the solumetric system is widely used in Italy. I don't know what his arguments in favour of it are

Q-You have not seen his paper?

A-No. But can be guarantee that the module will not be into

A -No But can be guarantee that the module will not be interfered with. The question is one of internal distribution

Q -You say that the betterment tax is in operation in Mysoro?

A-Yes I think so

Q-You have not had any particulars about it?

A -I read about it in a G O of 1918

Sir Percy Thompson Q + Ix that betterment tax in addition to the water-rate?

A -Yos

Q -What is the point in it?

 \mathbf{A} —The idea is that your water rate does not include the whole charge for water

 $\mathbf{Q}-\mathbf{H}\mathbf{f}$ you absorb by means of the water-rate the whole of the enhanced annual value, there is no increased capital value

A -No, possibly not

The President Q-No water-rate in India ever absorbs the whole of the increased annual value

A -Yes

Q -You quote a case in which they are ready to pay down a cash contribution for improvement. The betterment rate is an alternative to the cash contribution. It simply means a terminable annuity

A —Yes

Sir Percy Thompson Q—You demonstrate that there is an increment and then you take a part of that increment by means of a betterment tax II you can charge the increment as much as possible by means of a water-rate, it seems to me that a betterment tax is quite unnecessary

A -Yes, I think so The difficulty is to tax it properly or rather to tax it fairly. It is difficult to force up the water-rate high enough to cover the enhanced value

The President Q—You say in the report that "the only possible policy subject to reservation on the question of framing protection seems to be to make irrigation par its own way, and the policy is fortunately favoured by the circumstance that the profits of cultivation due to irrigation are so great that the roots can well afford to part it is the only policy economically justifiable the policy that the consumer must par in other forms of State or communal service such as railways and the post office, the normal procedure is to charge the person who travels or sends letties by post a rate which will make these services pay" Wint you do there is to put on a uniform rate that will make the services pay.

A -That is so

Sir Percy Thompson Q —The difference is that anjhody can go and buy a railway ticket, but the people who benefit by your irrigation scheme are certain selected people

A -Yes therefore they should pay more

Q-Pay up to what the traffic will bear?

Λ ---Yes

the President Q —Subject to what you say here about the reservation for famine protection is it right to charge a uniform rate which might result in some of the more favourably situated schemes paying for the less favourably situated schemes.

A-I think I should prefer to base the rates under each scheme on the cost of the scheme re, make the person on whose behalf you are spending money pay for it

Q-I do not quite see the fairness of that The benefit they get is the same

 Λ —But the question is whether it is worth vour while to do it at all

Q-lou so that the State cannot discount the favours of nature Why can't it? In Lower Burma, padds land, to which Government supplies no water, pags a consolidated rate just the same, although no expenditue is incurred

A -If you are going to start a new project, how would you fix a rate?

Q —I should have a general rate which I should very with reference to prices, say overs five years if vurration was needed and if a new project showed signs of paying in due course I should be prepared to undertake it and pay for it out of the old projects where the favours of nature are helping you.

A —Yes

The Hyder - If that were adopted, surely people who derive benefit from would oppose now woll as as the surely would oppose now woll as as the surely would be the surely would not be surely would not be surely would not be surely would afford to pay Rs 15

Dr Parantpye -The present beneficiary is always up against any extension of irrigation

Sir Percy Thompson -What you ought to have charged from the very beginning is the maximum people are prefared to pay

Dr. Paranji je Q.—If von jut it forlij and squarelj to the cultivators that for a particular sciena, they should pay so much and if they agree to that, is there no objection to their paving more than the surrounding people?

A -I think that it is inevitable

Fir President Q -Do you think that the new cultivators under the Mattur project would nequiesce in remanenth paring three times the water rate of the adjacent land for just the same service?

A -I do not know if you could justify that But we are bound by the engagement with the people when we fixed the rate

Q -Isn't the water rate variable at the discretion of Government?

A -Yes, if it is not consolidated

The Maharopadhiraya Bihadur of Buniuan Q -I am not conversant with your system or the class of people who can land. But in Bengal every man practically owns land, and so the chumpions of the tenants in the Legislature Council oppose survey and settlement. The middle class cultivator or the middle class tenurs-holder is more opposed to survey and settlement than the tenant himself is That is me experience in Bengal.

4-les I think it is so here also to some extent

Q-You say again in reply to Q 98 (4) "the figure of 20 per cent for the expenses of collection is I imagine much exaggerated." Could you give us the right figure?

A -I am afraid I have not the least idea

Q -Is 20 per cent the margin allowed under your rules?

A-No, there is no margin. There is no fixed limit at all. I do not know where the 20 per cent came from and on what it was based.

The President Q—It has been frequently urged in the Madras Legislative Council that the percentage cost of collection is higher than 20 per cent and that it is much higher in Madras than n any other province

4-0h I 50

Dr Paranji ye Q -- You sav, "the time of payment is carefully fixed to suit the real's convenience. The assessment for the very is payable usually in four monthly instalments the first instalment month being that in or before which the main wet crop is usually harvested. Have you heard of the complaint that the root generally does not get the benefit of high prices because he has to sell his produce immed ately after the harvest and occasionally before the harvest.

A -I suppose he gets better terms even if he sells his crops beforehand
O -He is forced to hurry up the sale of his produce even under unfavour-

able conditions?

A—less be may have to sell I crop or a portion of it at once in

order to pay the first instalment

Q-Therefore your figures for prices would not generally affect his

al thir to pay unless you take the prices of that part cular time.

A-If the general average of trices has then he will get the same proportionate benefit.

Q —But your system of payment is such that he is forced to sell even under unfavourable conditions of the market?

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4-les le might echlirate a marriage

Q-It appears to no that there is too much of asseting and assessment work in the villages, here the these bout lare teres over the entire Presidence?

1-10

 $Q \longrightarrow On$ whom does the original cost full—on the Government or on the owner of the field?

4 -On the Government

Q-If the stones are lost the cultivator las to make them good?

Q -West is the point of having these stones all over the Presidency? Don't vir think that too much of assessment work is invided thereby?

A -I think it saves a good deal of hit gation, although the cost of survey is very high

Q-With regard to the question of the cost of collection being high it appears to me that in your Presidence you keep a number of registers which are not kept in other provinces so that you have get an atuniance or statist cal material and that naturally puts up the cost. It that eo?

4 -1es, I suppose it is so.

The President Q-Aud also you have no law under which you can compel the people under a particular work to take water and jay the water rate?

Q-And further, the rate at which you can secure agreement is comparatively low?

A -Yes

The Maharmadhiaga Baladur of Burduan Q—In reply to Q 98 you say "Nor is it true that the assessments lack the element of certainty The assessments remain unchanged for a period of thirty years and are then altered only if there has been so great a use in prices during the preceding thenty years as to justify an enhancement of the rates" Am I to understand that ordinarily the assessment is not changed after a period of thirty years?

A -It is changed after a period of thirty years

Q-Ordinarily the alteration in prices is so great after thirty years that there is every justification for ruising the assessment

A—Yes I think there is only one district—Cuddapah—where the rates have not been increased

Dr Hyder Q -What is that due to? Is it because the people are not affected by the rise in prices?

and an ected by the rise in prices?

1—The Settlement Officer, M: R W Davies put the case very strongly and Government accepted it.

Dr Paranjp je Q -Does it mean that the old assessment was pitched too high?

A-No It meant that although there was a case for increasing the assessment on the basis of prices the tract was generally backward and subject to famine and it was madusable to increase the assessment

Q-But surely it means that the old assessment was excessive?

 Λ -But it was fixed on the basis of prices then prevailing. It was fair from that point of view

Q -But there might have been a mistake committed then, or the

A -The policy was the same I think. It was only that there had been no considerable improvement in the district. The rainfall is scanty and the tanks are small.

The Maharanadhiraja Bahadur of Burdwan Q -In your part of the world, do you find a growing tendency to oppose periodical surveys and settlements?

A -Since the Reforms there has been considerable opposition

Dr Paranppe Q -They have also passed resolutions in favour of permanent settlement

A-Yes, and it is also now proposed to fx lx law the maximum enhance-

ment

The Malarajadhiraji Bihalur of Burluan Q-Do you think that one
way of obviating that difficulty would be either by having the maximum
limit of enhancement as you have just now monitoned, or by having jour
settlements at longer intervals?

A -You will have then a greater outery at the end

The President Q-Does not the fixing the limit of increase tend to perpetuate the existing inequalities?

A —Quite. The objection is not because enhancement is any more hard nowadays. Int. merely because political action is altogether more forward than it used to be.

Dr. Paronti 1e* O.—Is it due to the feeling among the Members of the Legislative Council that the village people pay far more as faxes to the Government than the town people do?

A -No. I do not think so. I think it is due to the general dislike of the rich to have their taxes increased. I do not think it is due to any egitation on the part of the small holler. The Maharajadhiraja Bihadur of Burdwan Q -I am not conversant with your system or the class of people who own land. But in Bengal every man practicelly owns land, and so the champions of the tenants in the Legislative Council oppose survey and settlement. The middle class cultirator or the muldle class tenure-holder is more opposed to survey and settlement than the tenant himself is. That is in experience in Bengal

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Dr Hyder Q —Is not there the fear that if the cultivator is allowed time for six months he might not have anything left with which to pay?

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O -It appears to me that there is too much of assessing and assessment work in the villages here Are these bound irv stones over the entire Presidency?

A -Yes

O -On whom does the original cost fall-on the Government or on the owner of the field?

A -On the Government

Q-If the stones are lost the cultivator has to make them good?

Q -What is the point of having these stones all over the Presidency? Don't you think that too much of assessment work is involved thereby?

A -I think it saves a good deal of litigation although the cost of survey is very high

Q-With regard to the question of the cost of collection being high, it appears to me that in your Presidency you keep a number of registers which are not kept in other provinces so that you have got an abundance or statistical material and that naturally puts up the cost I shat so?

A -Yes. I suppose it is so

The President Q -Do vou consider that you could reduce or get rid of a number of officers if you kept fewer registers? In other words, do you think more is involved than the cost of paper?

A -Certainly not

Q -How many villages does a group consist of?

A - Not more than one or two

Dr Paranipye Q -Could you not have one village accountant for four or five or even ten villages, if the number of registers was less?

A -I do not see how you can have a le's detailed registry as long as you deal with the ryot direct

Dr Hwler Q—It is so in the Punjab where also the Government deals directly with the root. Although the land revenue is paid to the headman of the village the Government really is in touch with the individual root, and there the number of registers is less. The pathean keeps only two or three registers and he has five or six or even twelve villages under his charge.

1 - I imagine the irrigation staff is much bigger there

Q-Here he does the ordinary land revenue work and irrigation work?
A-les, he records all cultivation and works out what each man has

to pay the President Q-When a large reduction was actually made in the billings staff what was the result in the Council? Is not there a full to

reinstate them?

A—Yes there is a Bill now to reinstate them though they were

thought unnecessary

Dr Hyler Q-The Council wants to reinstate them and thus provide
not be unfair for them

Λ — \ es

Sir Percy Thom; son Q -With regard to Q 100 you take the view that land revenue is a rent and not a tax?

A -Yes

Q —And you rather hase that on the fact that the man gets a quil proque?

1 —1 es

Q But people usually say that he is the alsolute owner of the land

t I do not think he is here. I think the State is the owner of the land and le holls it only so long as he pass for it

Q-What is his title? Has be not g t a palla?

A -Yes but the patts is not a title but rather a recent

Q -Is there any documentary evidence for the terms on which he holds his land?

A - Not for the individual except that he holds the land subject to the payment of the land revenue and that if he described by it his tand is sold.

The Pres lent Q Nou have not the chief form which the putter is

extracted?

A Des I have seen it atotel that the State is the l Her or the owner.

4 Yes I have seen it attack that the state of the land one of the O-And the root merely gets certain rights over the land one of the

conditions being the pare ent of the land recented.

Malfai Givern e tant the land offers

Q = But flow discontaging that to land acquisition? It is Givernment
land and set Givern ent pass the full rail of

Ser Lerey The major and all not us of the consideral Government Law

particl with regian rights with hit acquites

De Hiter Q -1 do not quie understand the distinction you make

Proven in class are limiterance. To ear office parment of income.

tax brings in no direct return to the payer, but in return for the payment of the land area a th the enjoyment of land" I should Now when a man pays income tax. eneral protection of the State in

get in return?

which a man protection of the State in

A -Even a man who does not pay income tax gets the general protection . but the man who does not pay the land revenue does not enjoy the land

Q -The point is this A pays income tow and he alt - - - 1 own person and property B. a obtains protection of his own person

unless you assume that the land belong to the States

A -B pays for the advantage he gets out of the land and not for anything else. He gets the crop

Q-The practice that prevails in insecure provinces like the Frontier or in the Northern Punjab is that the cultivators or the people who own the land pay the land revenue and the Government gives their protection, or rather guarantees them in the possession of the land. That is, the Government guarantees to these people the indisputable right of enjoyment Government guarantees to three people the indisputable right of enjoyment Secondly, there are people who may not own lands and may not pay land revenue but they may own cotton mills or any other business and they pay in the shape of income tax, etc. and they get in return from Government an undisputable right of enjoyment of whitever they may possess. The doubt which is lurking in the minds of many of us is this if the State does not extend its protection to these people who are in the enjoyment of their property, they may be turned out by anybotic

A -Oute probable

Sir Percu Thompson O -Take for instance a landlord who rents his land on a 99 years' lease the tenant builds a house and sublets for 21 years' lease on payment who is the owner? It is all question of division of rights The rights of the reople are secure in consideration of the payment of land revenue So it is not a tax

The President O -The present land revenue is the commuted share of the produce, is it not?

Sir Percy Thompson Q -Is not the payment now unde to the State exactly the same thing as a tenant makes to the zamindar? In one case you call it a rent and in another you call it land revenue

A -- 3 cm

The President Q -In answer to Q 98 you say first that in theory the State is entitled to half the net produce of the land and then explain how the assessment is made in the end you say. One half of the remainder is taken as the assessment on the land Can you tell us what is the percentage taken in the Chittoor settlement which you did?

A -I am afraid I cannot tell you now

Dr Paranippe Q -You say 'I know of no way to check fractonisa-tion' Do you think that any legislation is necessary for the jurpose?

A -As far as I know, no leg sistion will be of any use

Q-Why, it has been working very successfully in other countries like Denmark Switzerland and others Not only that there are laws also which require redistribution of hollings so that they I as he made economic holdings

A -I do not know that

The President Q-lou say lead can less a charge on making a subdivision as his recently been done in Madras. How i with is it?

A -1 think it is one rupee per feld line

Q-You say that inequality due to ter porary settle ents is obviously not avoilable. They is due to fluctuations in three which have occurred Does it work out all rall in the lorg ser !

1 -- I should that it has as for In the re water settle e to the prices have been roung, of course if or might fall age

Q —They have gone up much more rapidly in some periods than in others

A -I suppose they have gone up a great deal in the last fen years

Sir Percy Thompson Q —Is it not a gamble rather than an inequality? It is the income-tax when you have high profits you pay more, and when you have low profits you pay less

A -lou cannot get any particular equality in taxation

The President Q-Would it not be practicable to work a system similar to that obtaining in Australia? You have three factors—First, you have a subnation staff which values the land just as your settlement department does Then you have the Gorerment which would fix the rate—Lastiy, you have the Collector who would apply the rate to the valuation—Would you apply the system of valuation, the rate being fixed for the time being by the Council?

A -That could be alfored at will

Q-\o As the districts fall in for resettlement, you will have to substitute for the settlement of the revenue the valuation of each holding

A -- How would the valuation be done?

Q-Just like in the settlement, applying the same principles

A -In what terms would it be expressed?

O -On the annual value, so much per acre

Dr Paranjpye Q —Would you go still further and say that the valuation for this piece of land is so much grain? The Council will fix such and such a percentage and the Collector will apply that percentage and take not so much percentage of the grain but the percentage of the grain but the percentage of the price, or the average price value of the grain.

A -I think it will be a very difficult thing to do in that way. It will be very difficult for the legislature to settle the tax

The President Q—They would fix one uniform rate for the whole Presidence

A -But I mean varying the rate

Dr Paranippe Q -No, it would be just like the Linance Bill 14 will be fixed every year

A.—There will be a good deal of uncertainty, the root cannot know what he has to pay in a particular year

O But he knows what the valuation was

A - May be

Q - it present it is a very difficult thing. Do you think the valuation asstern will be practicable?

A - Yes. The settlement has been done but the valuation live not, at any rate in the original settlement the valuation is there, and to make a new valuation will be a big undertaking

Q -len enly undertake it in lieu of re ettlement?

A -les but the original settlement took a long time to do, an extra-

critinary long time say, four or five years

Q Whi shall the valuation take more time than a recettlement? It
you'lled no on the last of your arcetted doctrines for settlement purposes

A -But I do not think the facts can be known en m, h to be accurate

7 -But I to not think the last trans

Mr. A. RAMAIYA, M.A., F.R E S., Varil, Madura (South India), was next examined

Written memorandum of Mr Ramaiya

That circlust, a stream the questionaire propagate by an information of the little energy with resistant to question, which require for their propagate in the resistant of the whole require for the recover cause it at or of all informations or his whole of particles.

local conditions, to which I have no access here, my views with regard to most of the other questions which deal with general principles and their appli-Cation to British India, are expressed in my recently published book 'A National System of Taxation of which I believe, I have given a copy to your Committee If your Committee does not possess a copy I shall be glad to send them one

Your Committee's questions relating to income-tax do not an ear to me to be quite comprehensive, or to deal with all the aspects of the subject a person who has made some special study of the subject of income-taxation. and who as a professional lawver, has had also something to do with incometax cases. I have to bring to the notice of your Committee, that the existing Income-tax Act in British India, though a considerable improvement on its Income-tax Act in Druss India, usugin a considerable improvement on its predecessors, is still very defective and requires rectification in important particulars Some of the more important defects have been dealt with in my book, and in the note on 'The Vlachinery and Methods of Assessment' which I sent you in November last, and I only propose here to invite your Committeas attention to some other defects

(a) The provise annexed to Section IN (2) of the Act says that where house property is in the occupation of an owner for his own residence its annual value shall be deemed not to exceed ten per cent of the total income of such owner It will be seen from this that the annual value of residential of such owner. It will oo seen from this that the annul yourse of residential houses is made to depend upon the varying total motions of the owners. The incomes of business men in general and of all those persons whose meemes are carried abroad and who are not bringing all their incomes into British India, seldom are uniform and vary a great deal from year to year. In spite of the fact that they have a palatial buildings, costing lakhs of rupees (I of the fact that they live in palatial buildings, costing lakls of rupees (I have in mind in particular the Nathubottai Chetty community of Southern India) they escape incometax to a very large extent on the unusual value of their house properties the estimation of which is not in any case to exceed 10 per cent of their total incomes accruing in British India. In place of the existing provision for estimating the annual value of house properties, in the occupation of the owners themselves. I would suggest that the same may be fixed at 5 per cent of the capitalised market value of the property to be determined once in five or six years.

(b) Sub-section (2) of section IV of the Act exempts from the incometax and does not even include for purpose of determining the rate of tax

to be applied, incomes accruing and arising out of British India the standpoint of fiscal justice this provision is not in any view defendable It cannot be denied that persons who reside in this country and enjoy the social advantages of such residence owe a duty to the Government of this country, irrespective of the sources whence their incomes are derived of the rich Natukottai Chetties of this part of India have their business outside British India such as Ceylon and the I ederated Malay States, and scarcely bring their incomes here leaving the same to accumulate there, tenscarcely bring their incomes here. leaving the same to accumulate there, tenfold, wently-fold and fiftyfold for a series of years. So that in spite of amounties of such life in this country, they pay little tax to the Indian Government. The absence of an income tax in such foreign places as for example, Ceylon where they conduct their businesses is a great inducement for them, not to bring their accumulated wealth to British Indian at all. Turther, even if they should, at any time, transfer their accumulated wealth to this country, they practically excape praying the Indian income-tax because under the Act only incomes which have arisen within three years of their being

brought into this country and not accumulated incomes of earlier years, are

liable to be treed. If the income tay should be just in its operation, this sub-section (2) of section IV of the Act should be removed and all income whether arising within or without British India should be made hable to This in a way covers the second half of question 46 of your

liable to be treed

pay the tax

questionnaire] (c) With regard to double taxation judged in the light of the suggestons contained in the Report of Double Taxation submitted to the Financial Committee of the League of Nations by Professors Seligman Ennaudi, and Bruins and Sir Josiah Stamp it appears to me that the provisions contained in section 49 of the Indian Income-tax Act are highly satisfactory and economically as well as financially advantageous to this country thing needed is that the provision should be extended to all foreign countries within the British Empire and not confined to the United Kingdom alone as at present

(d) Having regard to the method of life Jed by the generality of people in this country, it is very regrettable that under the existing income tax law there is no provision under which an assessee can claim deduction from his taxable income of the interest he pays on amounts he has borrowed for family or other purposes. Only in the case of business people allowance is made for interest paid on capital borrowed for their business purposes only Most of the tich and middle class people in India, especially the land-owners, are not carrying on any such regular business as contemplated by the definition of the term given in the Act but are in the habit of lending doing business jointly with others borrowing in their own individual names, paying interest on amounts borrowed and so on. In such cases as well as in the case of business men themselves, who have borrowed for other than business purposes the income-tax authorities are refusing to make allowance for interest paid on amounts borrowed in appears to me that it is harsh and unjust to tax the incomes accruing to individuals without deducting the interest they pay on amounts borrowed for whatever purpose

(c) One other point which I wish to bring to the notice of your Committee is that the existing rates of income-tax and super tax on incomes of foreign compranes accruing and arising in British India are too low, especially when we have regard to the fact that heir shatcholders are for eigners whose incomes are not evailable for the Indian income-tax I would suggest that a distinction should be made between Indian and foreign companies, and that the latter should be made to pry income-tax and super tax

at higher rates

With regard to the other taxes dealt with in the quest onnaire, I believe I have in my book sufficiently suggested and indicated, though not elaborated, the lines on which they should be reformed and regulated By oversight I did not send the annexed note on "The Administration of Customs and Lixeise Datics when I sent you the note on income-tax. I am sending it now and it may be read as a continuation it end of Chapter B of my book

So far as the dursion of taxes between the general and Provincial Governments is concerned my own view is that India is in some respects a federal, and in some others a unitary State and that the experience of other countries will not be of much help in guiding policy here. I would suggest that while the existing distribution of the taxes may well be maintained the tax laws should be made uniform for the whole country, and left entirely under the control of the Central Government so that not only the burden of taxation but the methods and machinery of administration may as far as possible be uniform throughout the country.

I mally with regard to the whole scheme of taxation referred to in Q 20 I wish to bring to the notice of your Committee that though the principle of Traculty or Ability' to pay may have been until now the prevailing and accepted principle of taxation a new and more comprehensive principle founded on the theory of "Maximum Social Advantage" and "Minimum Social Sacrifice' is now coming into greater prominence, as a result of a wifer understanding of the conditions of social well being and is sure soon to become the sole determining factor of taxation policies. In this connection I may invite the attention of the Committee to Professor A C Pigota & great work 'The Feonomics of Welfare' (especially part I) Culties (book) and to the vay on 'Vational Taxation after the War' contributed by the late Professor Wirel Masshall to 'After War Professor' Iv the Larl of Cromer and others edited by W II Dawson

Customs and Excise Duties Methods and Machiner; of Administration

So far we have considered the principles that should govern the regulation of customs and excise ditties, and made some suggestions as to police We shall now 1 yes on to come for the methods and machinery of administration best littled for a successful working of the police.

The fest thing necessars for ensuring success in tariff administration is making of a proper trust strictes of human consumption being incumenal and very raried in kind and quality, no mure classification of them into necessaries and non necessaries will be sufficient for the proper forming of a satisfactors schedule of rates. Learns, necessaries as class ty themselves to be disting inhed by their characteristics of studieng the absolute requiritants of human existence we find that among non necessaries there

are various kinds of commodities, all of which have to be elaborately distinguished and differentiated, if the actual working of the tarif should produce the results contemplated by the principles of policy enunciated in this chapter. Articles of comfort have to the undestrable commodities will require degree of their objectionableness. A great diversity that exists in industrial processes and products as between different grades and qualities even of one and the same kind of commodity. Sometimes differential rates will also have to be employed either owing to a policy of imperial preference or owing to mutual treaty obligations with foreign countries in both of which cases, articles of particular description or with prituduar manufacturer's names or labels will have to be specially treated by the imposition of lower than the ordinary rates. The following table will cavery on a carrier of the content of which specialistics of particular discontinuous dis

nomr

mercial countries	Number of Tariff
Country	Ratings
	_
Australia	450
Austria	657
Bulgaria	562
Canada	751
Denmark	301
France	654
Germany	946
Japan	617
Norway	753
Roumania	854
Russia	218
Servia	670
	718
Spain Sweden	1 311
Switzerland	1 164
Switzeriand	175
Union of South Africa	481
United States	401

Compared with this the existing schedule of tariff rates in India shows that the duty paying articles of import there are grouped under not more than 140 heads giving rise to much overlapping for want of sufficient elaboration of the tariff. There is not that minute division into classes grades and qualities which characterise the ratings in other countries. The result of this is that in the case of those articles on which specific duties are imposed the cheaper var eties come to be taxed at comparatively higher rates in proportion to their value than the more coulty varieties.

If the tariff policy of India is to be regulated in accordance with the suggestion made in the preceding prices the tariff ratings with regard to home produced exciseable articles as well as to imported and exported articles will have to be imposed on more specialised lines, having due regard in the case of conforts to the degree of their usefulness and in the exce of undesirable luxuries the degree of their noxiousness and in all cases to the nature and value of the particular kind or grade of goods dealt with

The next thing that we have to consider in connection with the administration of the triff is the form in which both customs and excise duties should be imposed. There are two forms in one or other or a combination of the triff is the triff in the composed namely specific and all adverm duties of the composition of the control of the control of the composition of the control of the control

the importers, exporters and producers with whom they may come in contact And there will also be little opportunity for the fraud easily possible and common in cases of a falorem datics. But one great disadvantage of specific duties is that they full to take into account the changes in prices of the commodities on which they full unless the duties themselves are revised periodically interference to the changes in prices), so that the actual bur den that they may impose on particular articles may be heavier or lighter than what was intended to be contracted by them. I Turther, they require for their afficient working an el-borate and detailed classification of articles and a differentiation of their various grades and qualities, so that unfur charging of uniform amounts on articles of different values may not occur

On the other hand ad valorem duties in spite of their theoretical per fectness will lead to the fraudulent undervaluation of their goods by those rectiess will feed to the fraudulent undervaluation of their goods by the who are affected thereby in order that they might escape paying duty on the full value of such goods. To prevent this an elaborate and efficient machinery of appraisance will have to be provided and for keeping the appraiser in Inowledge of the changes in prices of the articles dealt with by them an independent staff for ascertaining and publishing such changes in prices will also be necessary. Further a system of all alorem duties though it has the advantage of automatically adjusting itself to the prices them and there current tends to have an unhealthy influence on mercantial conand there current tends to have an unhealthy influence on mercantile con tracts leading often to malignant forms of speculation in business Neither of the two systems being thus quite satisfactory, we are led to consider a special combination of them known as 'tariff valuation'. This last may be described in the words of the Indrin Fiscal Commission as follows 'The pinneigho of a tariff valuation is that the Government from time to time. determines the value of the article for purposes of assessment and thereby relieves the customs officials from this part of their task. The sanctioned ad valorem rate is then applied to the conventional value fixed for the article The tariff valuation is thus equivalent to a system of specific duties adjusted from time to time to meet fluctuations in prices the basis of the duty remaining a uniform and valorem rite. This system to a large ortent combines the advantages of both specific and ad solorem duties. The collection is a simple as the collection of a specific duty. The importer also is able to calculate shead approximately what duty he will have to pay. If the adjustments are made at frequent intervals, the intentions of the Legislature in regard to the rate of duty will not be defeated by fluctuations in price and the public will know the exact rate at which the duty is being levied. There is no doult that this method of combining the principles of advalorem and specific duties minimise the disadvantages of each of them tale singly. The only thing that we have to determine is the havis on which the tariff valuation has to be fixed. The Indian Irisal Commission suggest that it may be fixed once every year on the average of the actual prices that prevailed during the preceding three years. This suggestion has much to commend itself and may be adopted. But it may well to doubted whether for Iringing tariff values as far as possible in close proximity to the actual the advantages of both specific and ad valorem duties. The collection is as for bringing tariff values as far as possible in close proximity to the actual market prices that might prevail during the period for which they are to be in force it will not be desirable to have quarterly or at least half yearly revisions of such values. Lasing them on the average prices for the quarter or half year unmediately preceding

One further joint that we have to consider in connection with the mellood of traff and materiation is the previation of smingling. The temptation to singular are so out of a natural propensity stimulated by the local grain resulting from a successful cas an of duties. Out of the three-kinds of duties which have been dealt with in this chapter smiggling can be practised only with reference to import duties. No singularing is possible in the case of exports as articles in such case must necessarily be going out of the control of the intending simplifier. With regard to excessible articles secret production may earled the dist. But an efficient exist a calcinery like the existing Salt and Albari Distriction of the intending simplifier. With regard to excessible articles secret production may earled the district and effectively obstruct and decorating any such ejection.

The presents in of snuggrhing is not only important for a successful working of the truff policy proposed in the chapter but essential from the star ly into discloping the surface of the community steell. A regulant and incorrupt till staff of cistons officials a sufficially penal legislation and the alogit in of low rates of duty on articles easily capable of long snuggled are the only rate less argument if. To stimulate a delective sparit and honesty

of work in the customs officials, any amounts up to the value of a third of the contraband articles detected may be offered to the detector, the remaining going to the Government, for discouraging the propensity to smuggles among smugglers, besides confiscition of the articles contrabanded, very severe punishments (such as rigorous imprisonment extending up to 1 year) may be imposed on the delinquents, while in order to weaken the inducemay be imposed on the delinquents, while in order to weaken the induce-ment for smuggling, articles which are small in bulk and likely to escape even the most vigilant search, whatever be the class to which they belong, may be charged not more than a nominal rate of duty so that nobedy should think it worth his while to smuggle it

In these ways smuggling will have to be combated. But in the case of India one additional opportunity for smuceling notably exists and as to he got rid of, if the tariff administration of the country should prove efficient and successful This arises out of the existence of the 1 rench, Portuguese and other foreign possessions in this country having their ports in some places on the sea coasts of the country. These foreign possessions are not subject to the Indian tariff regulations, and their ports being freely open to articles of import and export the most common form of snuggling in India is practised on the border line between these foreign possessions and British India Owing to the unmanageble length of the line efficient watch and supervision become extremely difficult if not impossible. And to add to this, corrintion become extremely difficult it not impossible. And to add to this, corruption being most rampant among the officials stationed on the line the working of the Indian tariff is much hampered and its intended effects considerably compromised. To remedy this situation, the only course is to get extended by means of treaty arrangements or other diplomatic negotiations the British India tariff to the other parts of India belonging to the foreign nations so that there might be a single and uniform system of truff administrations. tration for the whole country

It will be seen from the preceding paragraphs that the successful working of a tariff system requires among other things the existence of a competent machinery for its administration. Of course the ultimate control and responsibility as to the broad principles of policy to be followed shall vest in the Legislature But the details of working will have to be entrusted to a special body of experts endowed with knowledge and experience in the framing of tariff schedules and putting them in action Such a body may take

raton besides investigating into Like the United States Pariff ers half the number consisting s, economics and law, and the

members of the Customs and ariff Commissioners and acting

to their direction there must be established a Central Customs and Excise Department for the whole of India with convenient administrative subdivisions beneath it for the purpose of carrying on the work of assessment and collection. In this connection the tariff organisation may also wherever and confection in this connection the tarin originization may also wherever that might exist for land revenue income tax and other travitive purposes, and thus effect considerable economy in the costs of the administration Also the existing Statistical Department of the Government of India may

ices of taxable comodities which, ig tariff valuations If on these ndia should be reorganised and will conduce greatly to efficiency as a whole

Note on the methol and machinery of assessment and collection of Income tax

One great difficulty in connection with income taxation is that the assess ment depends as made by the assessees themom the standpoint of the in selves Taxat dividual, it is who is liable to pay a tax to irticularly true of the incometry to escape tax Generall on being his private personal sequisition, neither the amount of it not the exact source from which it is

VII-24

Served one will have entirely to make a specially when the person concerns a further transfer in his medicate to other orang to the first at the first and the first and the first and the first at the first at the first and the first at the

Our formations are not always the horizonest of depair on this accounts for around whether the architecture are depaired in around which about his architecture are sentent in themselves, are fault with a formation of stoppage of decompany a source of the method of stoppage of decompany around a section of a section

The country is a section with a cone is the in the it incumbent on the part is a me hose and the technicipe to baking and pur the state of t The property of the service of the s and a series and the series of the income. Hence the nation of the series of the income. Hence the nation of the series of the s The second secon a conversi direct or price - prire assessment of the whole income of an assessee a concept sized or pre-spirre assessment of the whole income of an assessee the assessee may exame from incorrectatation at the particular rate or rate at which has a long as the passe of the particular rate or rate of the second of the passe of the passes of the pass has all such more. He ther of these t to courses is necessary to determine his total tandble more, then the need od of stopping at source with reference a particular in trion at his more becomes unnecessary and useless. Similarly in the case of interest on securities the deduction at source would employ it be equally enaced as the maximum rate has to be appeared to be equally enaced to the first point of income and if the special dediction of the point later on proves that his total anomal form a source of the starged led in the point later on proves that his total anomal form all the is made estilled to a found of the sum excessively enderground at all le is made estilled to a found of the sum excessively edetermined his all le is made estilled in a found of the sum excessively edetermined his all led to the constant of the sum of the pe lot to rake a return of received to course is necessary to determine or unput trips of a ministrative in the sewith no corresponding advantages. In the econd play, the nethod of deluction at source unless supplemented by one or other of the other methods may fail of its effect of the assesses the other than the other trips in one from various sources some of which are salaries or interest derives in one of the various sources some of which are salaries or interest. derives mone that various sources some of which are calaries or interest on eventiff, and some others indessional or lusiness extraints. A proceed of example near beside carring R 1 700 it was of his humans, a proceed to make the first in meeted so united to the ext nt of Rs 200. His grocers earnings will complicate occupied as unless he is compelled to make a return of his valid income for number of income-lay. Thus the method of stoppage as a state in the first purpose of income-lay. Thus the method of stoppage as some income is to test income in the purpose of the contraction of the contracti

wher two methods

The nothed of direct assessment lased on the assessee's return of income.

The nothed of direct assessment may next be considered. Both and the method of a sumptive assessment may next be considered. Both the original shell with the total income of assessees. Prery person who in

the opinion of the Income tax Officer is hable to accome tax is asked to make a return of his income from all sources, and on being satisfied with such return the Income-tax Officer assesses the total income of such person any one so asked fails to make the return, or having made the return, fails to satisfy the Officer as to the correctness of it the Officer proceeds to make the assessment to the lest of his judgment. When the assessment is based on the return of means made by the accesses at as termed here direct errors. ment' if it is made on the Income-tax Office is own estimate of the assesses a income, owing to the latter's fullure to make a return, or laying made it. income, owing to the rutter's ringre to make a return, or arring made in to give satisfaction as to its correctness, the assessment is termed 'presumptive assessment' Both these methods are employed in meaning the administration in British India But it is clear that from the point of view of the assessees. the presumptive method is the more dangerous of the two inasmuch as it the presumptive method is the more dangerous of the two manned as it proceeds on more inferences and scere inquiries lefund the lack of the assesses themselves. With his natural desire to penalise the defaulting assessed, and in his anxiety to err more on the side of an excessive estimate the Income tax Officer cannot be expected to arrive at anything but an unfavourable estimate so far as the assessed is concerned. He proceeds on information estimate so far as the assessed is concerned. He proceeds on information obtained from local enquiries, and observations made on the standard of life, social connections and other external circumstances of the assessed and his family Of course the assessee has no right to complain of any mustice that might arise in this connection. I or its presention lies in his own hands might arise in this connection. For its presention lies in his own hands. If he would make a return of his income there is no need for resorting to any presumptive method, except if to test the truth of such return in cases in which on account books when required of for other sufficient cause the Income tax. Officer has reuson to suspect the correctness of the return made. Thus from the point of view of the assessed it is to his advantage that a direct assessment is made on the basis of a return of his actual income From the point of view of the State it is to its advantage also that assessments are made on the actual meanes of individuals. The prealso that respondents are made on the return incomes of marriagns in operating the samptive method though highly valuable in estimating small moderate and ordinarily rich incomes often proves in alequate in dealing with the highly rich. For when meanes exceed a certain limit, they seldom have any effect on the standard of life or apparatus of comfort and it becomes almost imon the standard of the or approxim of comfort and it becomes almost impossible in such cases to make any previously the contract of a person's income operation belonging the state of a person's income especially when it is very difficult to gauge the extent of a person's income especially when it is very high and due to professional or business earnings. In these cases unless the assesses themselves are compelled to make a return of their incomes the fraction of the first properties. experiment and make presumptive estimates of their incomes increasing such estimates year after year until the assessees are forced by self interest to make a disclosure of their actual incomes and show that the estimates are excessive This process of experimentation may be financially disadvantageous to the State if it should extend through a number of years before the actual incomes of assessees me to be ascertained. Thus in the interest of the State as well as of the individual the direct method of assessment for ascertaining actual income is safe and desirable. The only defect in the method is that the return of income has to be made by the assessee himself who is naturally interested in evading the tax as far as possible. But this detect can be minimised by a legal insistence on all assesses maint uning account books regularly in the usual course and in proper order In that case there will be a fair certainty about the course of conduct of the issessees and the nature, source and amount of their momes It may be confidently hoped that accounts kept in the usual course of the ordinary business of life are more likely to be correct than not unless it be that any assesses would keep a plurality of accounts in order to dece ve the income tax authorities with one and maintain business transactions with another. This latter propensity can however be effectively presented by 1 utting the income tax seal annually on the account books of all those who maintain accounts and declaring by an Act of the Legislature that in the case of assessees to income-tax no other books of accounts should be received in evidence in civil courts. A statutory compulsion to maintain accounts and male an annual return of one's income and produce one s account books for inspection by the income-tax authorities when required once a very or any other like provision conducive to the ascertainment of individual meames will contribute substantially to the success of meome-tax administration in any country

Under the existing income-tax what of thins is that except in the case of companies which are compelled to furnish a return of incomes every year,

every other person, whose total income is in the opinion of the Income-tax Officer of such an amount as to render him liable to income-tax, is called on by means of a notice to make a return of his income that accrued during the previous year. The Income-tax Officer has allo a discretion to require the production of accounts documents and other evidence. Refusal on the part of an assesse to comply with any of these things is made punishable by the imposition of some penalties. If all the necessary material are furnished the assessment is made on the basis of such material. In the absence of any or all of them the Income-tax Officer makes the assessment to the best of his judgment. It will be seen from this that in this country there is no compul ore system requiring the maintenance and production of accounts by all persons who are liable to pay inco ie-tay. From a return of one's income is made neces are only when notice requiring it is served on him. Whether any person get, an amount of means sufficient to render him liable to means-tax or not is left to the opinion of a single Incometax Officer whose pre-sumptive of timates may not be earthing. There is no affected against the maintenance of a plurality of accounts by as essees and the penalties imposed for concealment of income and failure to make returns or produce docu ments are too genth to be effective. If inconcetax administration in India should be efficient and as essments just and proper, a reform of the existing means and methods of asses ment is imperative. In the first place the existing machinery for determining who are and who are not chargeable to income-tax is inadequate for the task. The Income-tax Officer's opinion whether any persons income amounts to so much as to render him hable to meen estax or not a conclusive on the point. There is no competent person or body of persons familiar with local conditions and equipped with local knowledge to supervise check and correct his opinion whenever it is defective. He is further a changing official and more often than not unfamiliar with the locality over which he for the time exerci es jurisdiction. So what is wanted is a more completent machinery of assessment to deal with local conditions. The best way of schering this is to "openiar Local Board of Income-tax consisting of honorary tembers chosen from the people of the locality to consisting of honorary tembers chosen from the people of the locality to consisting of honorary tembers chosen from the people of the locality to consisting of the people of the locality to consisting of the people of the locality of th terrect and supplied ent the work of the Inconestax Officers who may be better termed 'assessor In independent official called 'Supervisor' may be appoin ted over two or more as essent division for the purpose of checking inspecting and independently enquiring into the work of the assessors. An improvement of the machinery of assessment in this or similar manner, will conduce to greater thoroughness in the work of assessment. Secondly in the case of all persons getting income-chargeable to income-tax maintenance of acof all persons getting income-chargeable to income-tax maintenance of accounts showing their steels of weight and sequisition of income should be compelled. On the service of a notice on each such person it must be made obtained by the person of the previous financial verit, and produce his account books also for the same or any longer period as it may be required by the notice bloud? Describe produces, and in addition to this a penal assessment not exceeding twice the amount of the period side of the rery purpo e of suca penalties is to create a habit of keeping accounts and compel an honest and accurate declaration of incomes Thirdly the prevention of frandulent and plural seconds keeping is also necessary. The temptation to do this would be strong when offer wars of erading or e-caping the tax are not easily possible. It is it no means easy to suggest a remedy for this, are not easily need by It is by no means easy to suggest a remost for this, but it may be suggested that the temptation can be effectively checked prescribing a kind of annual registration of secount books for incorrectar purposes and make the use by assesses of any other than such registerate processes of any other than such registerate books of account the rost is portion for the rost is portion for ensuring correct returns formulated or other than the such each of the rost is portion for the surface states of the such as the enforcing of an adequate system of accounting multiple as excess. Out of the disputies that now exists between the tast awar and the Incomestax Offers raise in some cases from the absence of a report system of keeping accounts and in others from inefficient and fraudulent records the constant of the second through its essential for a just advantariation of the ros nestax. Compulsors account keeping has also an educative raine, as it trends to prope of the trifue and intelligence of the recribers value, as it tends to promo e the virtue and intelligence of the members of the community in this direction

We may next consider the constitution of the machiners that exists for a secsiment and collection of meane-tive Before the passing of the new Act of 10.22 there was no separate organisation for meane-tive administration. The Board of Revenue in each province was the clief controlling authority and the limit revenue organisation in each district was generally utilized for purposes of meane-tax also. There was no need for a separate meane-tax machinery as until very recently the tax itself was unimportant and contributed but any insignificant proportion of the public revenue. It was only the vast growth of public expenditure, due mainly to the stress of the recent but are the stress of the recent Great War that increased the tax furder of the country in all directions and necessitated an enhancement in the rates of meome-tax making it a prominent source of revenue to the State. It is now one of the main contributories to the recenue of the Central Government, and has the chance of becoming more prominent still if the tax is to be reformed and regulated on the lines suggested in this chapter.

The new Act, with a view to organise a separate self-contained Income tax Department for the whole of British India under the direct control of the Central Government has provided for the following classes of Income tax authorities (I) At the head there is a Board of Inhaud Revenue consisting of one or more persons appeared by the Governor-General in Council and forming the central controlling authority, with full powers to make rules and direct the administration for the proper working of the Act (2) There is a Commissioner of Income-tax for the Province appointed by the Governored Council of the Council of the Act but not being as the later was a member also of the Province alpointed by the Governored Income-tax for the Province under the old Act but not being as the later was a member also of the Provincial Board of Revenue The Commissioner is the head of the Income tax for the Provincial Board of Revenue The Commissioner is the head of the Income tax Department for the province and ultimately responsible for the assessment and collection of the tax therein. He supervises the general administration of the Department males reference to the High Court whenever any question of fax arises exercises powers of review in all cases and appellite powers in special crises (3) Subordinate to the Commissioner and appointed by him are Assistant Commissioners for each district or group of districts exercising appellate powers and directing and supervising the working of the Act within their intradiction (4) The direct work of assessment and collect on is done by officials called the Income tax Officers one or more I ening appointed for each district or group of districts and assisted by a staff of Inspectors accountants and electar They decide who are and who are not liable to be assessed to income-tax determine the amount of tax payable by each penalise era son and fraud on the part of assessees and generally carry out all these reversions of the Act necessary for a just and successful working of the

Such in brief is the constitution of the machinery under the new Act According to the Act a separate Income tax Department has come into existence with the Board of Inland Revenue at its head for the whole of India, and a Commissioner of Income-tax for each province. It will be noticed that the creation of a separate organisation consisting of officials bubbly devoted to income-tax work is a great improvement in itself capable of adding considerably to the efficiency of the administration. But everything that could have been done in contract of British India have been done. This of British India have before them. Consider a well as on a series of British India have before them. Consider a well as on a series of British India have been considered to the consideration of British India have before them. Consider a well as on a series of British India have been considered the consideration of British India have been considered that the financers income as well as on a series of British India have been considerable to the consideration of British India have been considered that the financers income as well as on a series of British India have been considered that the consideration of British India have been considered that the consideration of British India have been considered that the consideration of British India have been considered that the constant of the consideration of the consideration of the constant of the

a priori grounds the
in three directions. First the constitution of the inchinery has to be so adjusted that neither in the exercise of its powers nor the discharge of its duties it creates any discontent and unpopularity. Secondly it must be of such a nature as to achieve the most reliable results in the work of assessment. Thirdly, the function tries of assessment should not act also as judges in their until the property of the second of the property of the second of the

nent or in appeals therefrom a popular element in those the sentiment and confidence

their incomes are ascertained and assessed the manner in which the returns made and accounts produced by them are dealt with and scrutinized and the scope afforded for representing their grievances and correcting errors in assessment. To achieve the second object, i.e., the obtaining of reliable results.

every other person, whose total income is in the opinion of the Income-tax Officer of such an amount as to render him liable to income-tax, is called on by means of a notice to make a return of his income that accrued during the movious year The Income-tay Officer has also a discretion to require the production of accounts, documents and other evidence Refusal on the part of an assesse to comply with any of these things is made punishable by the misosition of some penditure. If all the necessary materials are furnished, the assessment is find on the basis of such materials. In the absence of any or all of them, the Income-tax Officer makes the assessment to the best of his judgment. It will be seen from this that in this country there is no compulsory system requiring the maintenance and production of accounts by all persons who are hible to pay income-tax. Even a return of one's income and production or accounts by all persons who are hible to pay income-tax. Even a return of one's income as made necessary only when notice requiring it is served on him. Whether any person gets an amount of income sufficient to render him liable to incometax or not, is left to the opinion of a single Income-tax Officer whose presumptive estimates may not be searching There is no safeguard against the maintenance of a plurality of accounts by assessees, and the penalties imposed for concealment of income and failure to make returns or produce documents are too gentle to be effective If income-tax administration in India should be efficient, and assessments just and proper, a reform of the existing means and methods of assessment is imperative. In the first place the means and meanods of assessment is imperative. In the first piece we existing machinery for determining who are and who are not chargeable to income-tax is inadequate for the task. The Income-tax Officer's opinion whether any preson's income amounts to so much as to render him liable to income-tax or not, is conclusive on the point. There is no competent person or body of persons familiar with local conditions and equipped with local knowledge to supervise check and correct his opinion whenever it is defective. He is further a changing official, and more often than not unfamiliar with the locality over which he for the time exercises jurishing a minimum with one is a more competent machiners of assessment to deal with local conditions. The best way of achieving this is to appoint a Local Board of Income-tax consisting of honorary members closen from the people of the locality, to correct and supplement the work of the Income tay Officers who may be better

ng reice

to greater thoroughness in the work of assessment. Secondly, in the case of all persons getting incomes chargeable to income-tax, maintenance of accounts showing their stock of wealth and acquisition of income should be compelled. On the service of a notice on each such person it must be made obtained by the person of the previous financial year, and produce his account books also for the same or any longer period as it may be required by the notice. Failure to comply with the notice should be severely punished by the imposition of a heavy fine not exceeding say, a thousand rupees, and in addition to this a penal assessment not exceeding twice the amount of tax payable by the assessee on any presumptive estimate of his income or otherwise should be leviable from him. Perhaps it may be said that these penalities are too severe and may prove oppressive in the case of persons who are not in the habit of keeping accounts. But a that compel an honest and accurate declared a habit of previous the provided of tradulent and plural accounts become a later of the prevention of fraudulent and plural account other ways of evading or escaping the tax are not easily of augusted that the temptation can be effectively checked by prescribed and all the superior of the provided by the superior of the provided provided accounts, punishable under the Indian Penal Code (of The Ceylon Ordinance). One of the most important conditions for ensuring correct returns the conditions of accounts, punishable under the Indian Penal Code (of The Ceylon Ordinance). One of the most important conditions for ensuring correct returns a compared and the Income tax lite enforcing of an adequate assistent of accountage and a surface and the Income tax is the enforcing of an adequate assistent of accountage and the Income tax of the disputes that now exists between the tax proper system of keeping accounts and in others from medicine and in a system of regular account-keeping is essential for a just after the assessment of the community in this directi

be given an honorarium for each sitting. A full time Secretary and a staff of cierks are to be attricted to the Board for carrying on the routine. The business of the Board will be to hear objections against assessments made by the avessors and secrutiuse the same. But they are not to have any power to cancel, modify or alter assessments but only to submit their recommendations to the Assistant Commissioner of Income tax who may pass orders thereon. The Assistant Commissioner may accept their recommendations or remaind any case to the Board for reconsideration or call for a finding and pass final orders. There is to be no appeal from such final orders but a review may lie to the Commissioner of the province. Whenever any question of law shall arise the same may on the application of the assessee be referred by the Assistant Commissioner to the opinion of the District or Subordinate Judge within whose jurisdiction the assessment has been made, and from the opinion of the third Court.

It will be seen from the above that the Board of Reference which may be vertical to processe a knowledge of the conditions of husiness, matibod or a knowledge of the conditions of husiness, matibod or a common the processes and the processes are not given any absolute power but made only to recommend its views to the Assistant Commissioner. The reason for this is that any greater powers given to it will be liable to abuve. When its function is merely recommendatory its acquaintance with local conditions will be useful while its liability to corrupt influences cannot exist) impair effice ency. The large powers given to the Assistant Commissioner are at once necessary and desirable. The work of the assessors supplemented by that of the supervisor will ensure theorogaliness and accuracy in assessments. The fact that there is no independent judicial body to decide assessments when the mover to scrutings vests is itself an agreeable judicial body whose opinion though only recommendatory, has the greatest weight with the 's istant Commissioner. On the whole therefore it may be submitted that the improvements in abundance is the suggested here are conductive to good a luministration and should be adopted

Mr Ramaiya gave oral evidence as follows -

The President Q-Mr Ramaiva you are a Vakil at Malura and Fellow of the Royal Feonomic Society?

A -- Yes Sir

0-lou are also the author of 'A Vational System of Taxation"?

A-les Sit

Q.—In which you describe the study of the theory of taxation in relation to national welfare with some applications. British India and the num of the look is ricely to stagest and inflorte the lines on which the taxation policy of a rodern national State requires to be guided and governed.

1-10

Q - You chiefly deal with the q str s in steel with cust us income tax and death duties?

1-1es also uncarred increient and taxation of cormodities in general

Q-lou do not object to land reverue at all?

A -I do not And I do not think the State should tax uncarned profits of land and where there is no nationals atton of land I and for the national atton of land and where it is not carried out the land receive should be raised periodically once in 20 or 70 years so that the unextract receive a roughly because of land nate and so a local so it is not a size of land nate and so a local so it is not a size of land nate and so a local so it is not as the absorbed in it.

Q=0 e thing that you suggest I no ive is that insurance alould be made a state not one's

1-10

Q-Wlat is the main fir that it and no

A -The reason for that is the instance of planes are not giving any utility to the community. They are simply railing profes by causating averages of the duration of He and death of poor, and the profession, they pot attended to the post attended by them. It is simply an alreading with they

in the work of assessment the best that can be done under existing circumstances is to associate in such work select residents of the locality in which the assossments are to be made, having regard in selecting them to their local expersence, integrity, thorough knowledge of the various kinds of business in the locality, and special ability to understand the peculiar, unusual or special circumstances in particular cases. With regard to the third point, namely, that judicial functions ought to be exercised by an independent body, it has that judicial functions ought to be executed by an interpolation could be noted that this is more of theoretical than practical importance. For the end of justice it is only necessary that those who make the assessments should not themselves be allowed to dispose of complaints against their own should not themselves be allowed to dispose of compliants against user own action but that such compliants should be heard by a separate body. Appellate powers on questions of fact may be exercised by the Assistant Commissioner, as provided in the Act, questions of law being allowed to be referred to the High Court or more desirably to the principal law court of the district. The only thing to be syteguarded against is that the power to district the only thing to be syteguarded against is that the power to assess and the pone; to scutting the set of the section of the section assess and the pone; to scutting the section of the sec of taxable means and equities arising therefrom are the only points that cause difficulty in most cases. And it is here that the judicial function of ascortaining the corrections of assessments requires to be exercised by an independent body, free from the influence of considerations governing assessments

Now in the light of foregoing suggestions a reform of the income-tax machiners in British India may be achieved in the following manner -The Board of Inland Revenue and the office of Commissioner of Income-tax in each province may continue as under the existing Act, and there is no need for any change either in their constitution or powers. The office of Assistant Commissioner may also remain as it is though its number will have to be meressed so as to cope sufficiently the standard its miniber will have to be meressed administrative requirements that may be necessitated by the carrying out of the reforms suggested in this chapter. The relichanges that have to be effected concern the lower ranks of the machinery. The work of assessment as we saw has to be guided by two considerations, namely, that it should be least offending to popular teeting, and at the same time efficient and thorough. If assessing officers are elected or otherwise chosen from the people, they soldem prove efficient, as they are often carried away by an excessive zeal for popularity and act in perpetual four of popular criticism. In a country the ours where public in the interests of good government, to entrust to a popular holy the somewhat harsh work of good government, to entrust to a popular body the somewhat harsh work of good government, to entrust to a popular body the some ascessing officers are to be appointed by Government, they are theley under a check in imposed on their nettons by some form of popular machinery, to become too conscious of their powers authorate in behaviour and irresponding the work of the popular criticism. It is able to say that they will be under the control of superior officers such as the Assistant effects with their powers. iceling, and at the same time efficient and thorough. If assessing officers officers are more actions by eble owing to the nutocratic a ng circumstances aloofness of in cases of and agreeable to

will be to er the people called assess

a set of officials their duty being

to make assessments and take all those steps because and prescribed for to make assessments and take the table and prefer to early from assessment, that purpose To ensure thoroughness and prevent escapes from assessment another set of officials called supervisors may be appointed, one or more for each district, whose duties will be to enquire and report of, and recommend for assessment all those cases which have escaped assessments or has been inadequately assessed, and to supervise generally the work of the assessment. Independent of these assessors and supervisors there should be appointed for each assessor's division a Board of Reference consisting of five or more persons selected by the Commissioner or the Board of Inland Revenue from the resulents of the locality, representative as far as possible of the different classes of assesses in the division. The duration of office of the members of the Board may extend to two or three years, members being eligible for renomination. The work of the Board should be honorary but members may

O But there are many risks

A -With regard to banking, there are not many risks, as I find from the history of the banks If they are properly managed, I think they will pay good income

Sir Percy Thompson Q—Is this not your difficulty about Government having a hand in the affair? Supposing I want 10 lakks of rupees and go to the hank, I am refused, but you go to the bank and they say that they will give you the money. Is it possible for the Government to do that? There would be questions in the House of Commons every day as to why A was not given a long and B was given it?

A -Government as the ultimate owner may take over the banks, and as Professor Pigou suggests, so far as the business of banking is concerned it may be entrusted to a commutate of experts ust this the Railway Commutate.

Q—Fven so, how can Government avoid responsibility for the manner in which lanking operations are conducted. Will there not be criticism if A was given the loan and B was not. Will it not be said that Government has helped A and has not helped B?

A —The same complaints that exist with regard to the Imperial Banl now will also exist with regard to the Government bulks. The same rule which is adopted for the Imperial Bank may be adopted for these banks

Q-No There is no appraisement of the credit of A B, C and D If they comply with the conditions they get their loan

A The committee will be responsible

Q -Do you think Government can ever direct themselves of responsibility if they take over the banks?

A -T think so

Dr Paranipje the Imperial Bank Would you thereby forbid any sourcar from lending money?

A -No, we cannot do that but we can effectively prevent other banking business being done by private individuals in the same was as this are prevented from doing postal business.

O -Then there is no monopoly with regard to money-lending?

A—But I think those small money lenders will not compete with the Government. In fact one object of my proposing a State bank in place of the Imperial Bank is this Government has itself a very large amount of banking business to be done so far as its Currency Department is concerned. There may be economy in that Its own business with regard to currency exchange etc. requires banking and Government may, with advantage, discharge the functions of the bank for its own purposes

Sir Percy Thompson Q —But there may be enterprising bankers in the market who will compete with the Government and they may be able to build up their busines, and appraise people's credit and it as real binkers. Would they not out Government? Government will get only the bad busine s

4.—I don't think so Government itself has got a lot of banking to do If the Government runs its own Currency Department, there will be some economy effected in the administration also Government, I understand does not zet much profit from this

Dr. Hyler. Q.—With regard to difficulties mentioned it Sir Percy Thompson, don't you timk that they are more apparent than real? With regard to the first difficulty. A goes to the Government bank for a loan, and the manager won't give one but B goes and gets the loan. The position is this The manager the's some with into his head with regard to the truckworthness of the man and were that man is not worth a foan and the other man is the first respect the manager of the State bank is second point the form that the properties of the manager of the first bank is second point that Government would get all bad business and the other people would get the prosperous side of it, the real position is this. With banking operations, there is not much scope for any special skill and it is all a beaten track. So there would not be any danger of serious in-efficience so far as the State is concerned. So this difficult is all is not very

VII-25

have taken for which no nihit; is given to the community. What I say, if insurance is taken up by Government, then it will be a great inducement for people to insure their lives having legard to the credit which the Government would keep behind the insurance agency and also any profits that these companies are now enjoying, for which they are making no return of utility either to the people or Government, will be appropriated by the Government itself as representing the community

Q-What is your experience of efforts in that direction in other countries. Have you studied them?

A -I have not but I find that the Labour Government is aiming at it

Dr Hyder Q -lott think that insurance is a sort of more or less routine lusiness and requires no initiative and special skill. They are all the kind of thing which bureauerats are quite capable of keeping up

A—It does not require any special skill and in those cases where publicity is positively an advantage Government may conveniently come in Braiking and instruction are two concerns where publicity has positive advantage and I suggest they should be taken up by Government

Q.—The other reason is this. It is much better to work with a hundred rupers in one plue rather than with the same sum in ten different places. If you have five companies and they have a reserve of two laking of supers then instead of five companies if there is only one company, it would be more companied.

A -Not only economical but more efficient

Q—Not only that, but one company with two lil by of rupress would be more effectively discharging at sunction, than if these two laklis of rupress were put in five different companies. The principle that hes at the back of the worl of the reserve of the Bank of Ingland and other banks the amalgamation of banks. The tendence is now that with smaller reserves of sundary, with regard to insurance companies you woulf think that one concern even with smaller reserves can withstand much ligger risks?

A -- It may le so

The President Q —How would you deal with the existing companies?

1—They should be bought out by payment of capital. They may be tallen over by the Government and the shareholders may be paid the amounts that they have subscribed.

Q-1t par or market value? F

t-les at par

Q-What will you do with the shareholders who have paid premiums for their diares?

\ - flex mu t tale the risk locause they always largain for the amount of sut crite; capital

Sir Percy Th. 113 a. Q-Tley do not largain for anything. If the luminess is unsucces ful. it's shares are not worth anything, but if it is shares ful. it is shares ful. it is a share ful.

Institutes is unsured in the states are not worth anothing, succes full they are worth a lit.

I be not also recognize the difficulties. It is just like the difficulties in land national stylen. It is may be just the freent market value in such

national ation are made in January special cases

Pre Primit C Q - De you know any country where lanking has been

nater the later of the name of at

Q - Why were lare the I nt of n savings back

 $\lambda = 0$ in a part in of the larking language in the country, to that extent the forement on the darking trainers

Q-What then will a right from the rotopola of banking?

A Port of contract to the second of the property of the first the chanks are the onlying will go to the foreign of the people.

A -Yee, I do not find any difference between house property in the enjoyment of the owner and jewels in the enjoyment of the owner Sir Percy Thompson Q -Surely the main reason why you charge the

Sir Percy Thompson Q -Surely the main reason why you charge the owner of a house is to put him in the same position as the man who rents a house

A —In the same was furniture, motor care etc. may be lured. There may be some practical of ficulty, but that is left to the taxing natheriter so far as the principle is concerned. I find no difference between the hiring of motor care and jewels and the hiring of a lone. What I submit is that this undesirable investment in jewels to a large extent may be avoided if we fix a limit and say that more than Rs 5,000 worth of jewels would be taxed.

The President Q-Practically, doesn't your proposal come to this that

A -I do not exactly advocate a property tax

Q —Doesn't an income-tax on an imagined income from property come to the same thing as a direct property $\text{tix} \hat{r}$

A —It is not merely an imagined income. In some cases it is capable of a money measure. If it is not capable of a money measure and if you have to estimate how much a man is expected to derive from the using of a priticular property, it would be a difficult thing but here it may be measured by the amount of money paid for retning it or hiring it

Dr Paranjpje Q -Supposing a min purchases a valuable pendant costing £10,000 he derives satisfaction from the pendant

A -The meome is not expable of a money measure

Sir Percy Thompson O -Why P

A -It is purely psychic, we cannot value the income. The amount it at you pay represents the value of the property

Q-Suppose you don't buy books from shops but hire them from the

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Dr Hyder,-The answer to this is that books and clothes are not generally hired

Sir Perey Thompson Q - Jewels and motor cars are not usually hired either

A.—They are often hired and I have known of instance, where even coulty clothing is hired. These latter are however so insignificant that it is not worth troubling about

Q-Your next point is that you take exception to the provision that profits carried all all should only be in aged to member as if and so far as they are remitted to India.

A-Im

Q.—That is a prome on which I think is seen in the stiffers estar. Acts. Have you realized the sign feature of this Let us suppose that you change all income carned abroad by replie to in let a whether or not it is remitted to Ind. Ind. I the Indian Replication of that I take it that it would be equally eight to the foreign legislatures to pass a sir lar promise, for the I remail legislature of the provide that all profits acreally a five the remainder of the foreign that all profits acreally a five from the first that it is a context whether on not the same remaind to be taken.

4 -In that case I won't even suggest init and laif

Q — Here and in India i sking prits in Thi before but I delicated them to be the title present a print I at saver if the irrections in reverse to the title in the title present in the title in the title in the title in the print is taken a print. That I are depressed to promote the onlike prints whether I ret title or ret saver it is negles to I rance to charge it will eat an item is ablected in the prints the reals in Theil to the prints the prin

4 - Im to lare's postile

much to be taken into consideration. By private people coming in the line, the interests of the State will not suffer

A -I should think so

Sir Percy Thompson Q—In the case of a private bank, the manager has no responsibility except to himself, in the case of a State-run bank, he has a responsibility to the electorate and if a bank manager acting under Government makes a mistake with regard to the affairs of the bank, he can be called to account by the representatives of the electorate I remember a case in England where the Board of Inland Revenue wanted half a dozen accountants they advertised, asking for applications from chartered accountants or persons belonging to the Incorporated Society of Chartered Accountants There was a tremendous howl, because these two classes were specified. There is no histinction between the two cases.

A —According to my proposal Government do not directly act. They only act through a commuttee of experts and that committee is the sole authority so far as harding a concerned.

The Presidest Q \longrightarrow You have such a committee in the case of the State Aid to Industries Act in Madras

A -I am not aware of it

Q -The State And to Industries Act is only two years old and the first loan recently issued under it was for Rs 10 000

You propose a new tax on brothels and gamling houses do you seriously advocate that?

A-I do, they are only part of a larger policy of aiming at "good government" I advocate a tax on all services which are harmful to society

Sir Percy Thompson Q.—You take exception to the provision in section 9 of the Incomestar Act shirch limits the annual value of house property in the occupation of the owner to 10 per cent of the total income of such owner. That provision was inserted to afford a certain measure of relief to decayed families hrung in houses too big for their means but apart from that you apply this to the case of the Nattukottar Chetti community. If there is not a large assessable income how can these Nattukottar Chettes keep up these enormously big houses?

A —These Chettes have large businesses in foreign parts, they don't bring these incomes into the country they only get about Rs 1,000 or Rs 2000 required for the maintenance of their household

Q -If they live in large palatial houses, they must bring a large income in order to maintain them

1—Not necessary they accumulate their meomes el ewhere. House-room is only an indication of their social position and not of their scale of expenditure.

Q—But at any rate they must bring a substantial income to India in order to keep up large establishments

A —They are very frugal and economical. They do not need much money for expenditure and we ernot judge of them according to Furopean stand ards. In this connection I wish to point out that the interness of residential houses of zum indars and other landowners are exempt from inconscient In a zamindar occupies a high status in life he would have a palatial building and this building would not be hable to income-tax because he does not have any income other than agricultural income.

Dr Paranjppe Q -If a man has all his income from agriculture and a big house, wouldn't he le hable to income-try on the house property table?

The President -- Actually this proposal is only part of a larger proposal that you should have a fax on income derived from the possession and use of motor cars, furniture jewels, etc., that do not sield a direct income.

A -These may under certain circumstances yield a measurable money income

Q --Woull you say that one-fifth of the wealth of the country is in the above of jene's and do you mant to tay the income of satisfaction derived from the possersion of those jeneit?

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Q—Your next point is that you take exception to the provision that probles earned at road should only be charged to incompete if and so far as, they are remitted to India

A —Yes

Q.—That is a provision which, I think is common to most Income-tax Acts. Hare you realized the significance of this? Let us suppose that you charge all income extract abroad by residents in India, whether or not it is remitted to India. If the Indian legislature dot thirt, I take it that it would be equally open to the foreign legislatures to pass a similar provision, ie. the French legislature might provide that all profits carried by those French residents in India, should be charged to French income-tax whether or not they are remitted to France.

A -In that case I would even suggest half and half

Q.—Here am I in India making profits in Timbuetoo but I don't remit them to India At the present moment I am except from income-tax in respect of those profits. Now if you make a provision that I am chargeable to income-tax on those profits whether I remit them or not, surely it is open to France to charge income-tax on French suljects on the profits they make in Timbuetoo

A-les, if is barely possible

A -Not all at least some of them would. Even that is denied to us so In as the shareholders of foreign companies are concerned, especially when those foreign companies earn high profits

Sir Percy Thompson Q -They pay the higher rate of meome-tax

A —At least there should be some difference between the Indian computers and the foreign companies so that there may be some inducement for persons of foreign enterprise to make their capital in India Further, I understand that the various municipalities in which these companies are situated do not charge these foreign companies, on the other hand, they charge income-tax on the Indian companies

- Q-I think you are mistaken, they do not charge income-tax
- A -They only charge profession tax and not companies tax
- Q -In the case of municipalities?
- A -My information is from third persons and I should like to verify So far as my information goes. Indian companies are charged company tax and foreign companies only profession tax. This is so far as the munici palities are concerned
- Q-This is what the Commissioner of the Madras Corporation says. "In the case of foreign companies which have branch offices or agents or firms to represent them they are considered as companies incorporated in this city and are traced on their entire paid up capital, irrespective of the fact that only a small portion of that capital may be put to use in the local branch itself. It would be latter to assess such foreign companies on a proportion of their main capital (siy a quinter), or on the total turnover "
- A -That may be with regard to the Madras City Municipality But it does not seem to be so in the case of other municipalities. Livery municipality has got its own methods governed by rules and notifications City Municipality Act is different from the District Municipalities Act
- Q -Do you know any country in the world where they allow interest on private borrowings to be deducted? Suppose you chose to incur debts for murying your daughter and you pay interest on it to your moneylonder?
- A -A person has a right to spend his own money as he likes When he becomes a puper is he going to be taxed? Income-tax is only on his net meome
 - O -If a man carns Its 5000 a year and goes on borrowing?
- A.—Income tax is not a school of thrift. It is only a tax on the net meome. If I have to pay interest out of the meome I carn, it must be exampted from the tax.
- O -I do not think you will find any other country which allows such deductions
- A -It appears to me that equity requires this irrespective of the practice in various countries. Livery one is at liberty to spend his own money in any way he likes
- Q.—The whole question is whether you are going to treat this interest which he pays as a deduction from the measure whether you are going to treat it as spending out of the measure after he gets it
- A -If last year he incurred the debt and if he pays interest this year, the amount of interest that he pays this year must be deducted from the
- meome for this year Q -At any rate, it is not a view adopted by any other legislature
 - A -But from the point of view of equity it seems to be correct
- Q -But the principle is to allow for expenses which are necessarily incurred in earning the income
- A -It is because in other countries they do not spend much on mar-ringes and other festivities and capital expenditure is incurred only in business. In this country it is very common to spend capital in other if an purely business matters
- The President Q-May no go to your suggestion that local bodies should be taxed if their income is beyond a certain amount?

A-I have carefully considered that matter over again and I think that so far as the economic income of the local bodies is concerned, that is, the humaness income, it must be taxed and not the other incomes.

O -That is, income from non tax sources?

A -1 cs

Dr Paranipue Q---I or instance, profits from tramways and so on?

The President O -If they run a market and make profit?

Dr Paranjpye Q-On the other hand, it makes provision for sweepers and so on

A ... But it collects scavenging and other taxes

Q —But does that revenue pay for all expenses irrespective of the amount that they get from selling the manuro? They may get a certain amount from the scavenging fees But how much has the municipality to spend on its collection?

A - They may spend any amount, it does not matter The business of savenging should not be mixed with the profits they earn from the sale of manure

The President Q -Suppose they have a monopoly of markets in the town and sell the stalls be auction and so indirectly take a tax on the goods sold You say that you should tax that income?

A -les, because it is commercial income

Q-Suppose they take so much per cent of the value of the articles brought into the market?

A .- That also must be taxed

O -Suppose they take it at the gate in the shape of octroi?

A -That is a tax If they have their own markets and if from those markets they carn something then that carning must contribute to the national exchequer

Q-So that if you take it at the gate of the town you would not tax but if at the gate of the market you will tax?

A -Because the market is owned by the mun cipality, and the income can be traced to the owner-hip of the market

O-You are strongly in favour of taxing agricultural incomes?

A —les

O -On the ground that land revenue is amortized?

A—1e. Not only on that ground but on grounds of equity. There are rent-free lands and revenue-free lands there are lands which pay a lower rate of revenue and so on Further the exemption of agricultural income acts as a protection to agricultural interests and discourages industrial on terrorise in a way.

Q-You say "It is obviously unjust that one who invests in non agricultural enterprises should pay income-tax on his income while an other who invests in land and derives an agricultural income should enjoy immunity from the tax".

A — Yes Let us take the case of an usufructuary mortgage in respect of land. The mortgagor escapes the tax because his income is considered as agricultural though his concern is purely money profit.

Sir Percy Thompson Q — With regard to customs, no doubt when you are imposing dutes in order to assist your own industries it is necessary to have very large number of classes, because you impose just as much tax on the different articles as would give your own industries a chance to complete That is the reason why you have a large number of categories But is it necessary to have such a large number of categories assuming that you are imposing your customs duties solely for revenue purposes.

- A —I have indicated this principle in my book. Customs duties are not designed purely for revenue purposes (for after all revenue is only a means to an end) but also for educating the people into good life or good living
- Q-Do you mean that they are, or that they ought to be? In fact, are you inducing the people to good living by putting on a rate of 30 per cent?
- A—Yes, by putting 30 per cent on luxures which do not add to the efficiency of the people officiency of the people officiency of the people which are for comfort and those which use positively harmful These harmful luxures should be taxed at a very high rate and the luxures which add to comfort may be taxed at a moderate rate, and it is with regard to the latter kind of luxures which add to comfort that considerations of protection to home industries and other such things come in So far as necessaries are concerned there should not be any duties. Only with regard to those luxures which have got a facility in this country for development the quest on of protective tariff comes in Again in the case of those luxures which are not comfort giving I propose an import duty plus are excised uty in cases where these luxures compete with necessaries for example I am in favour of an excree duty on the cotton manufactures in this country. But on courser cloth I consider the excess duty should be abolished. There should be no excise duty at all on it Again with regard to tobeco for example I propose both an import duty and an excise duty, because it connectes with necessaries
- Q --What I suggest is this the reason why all these countries have all these numerous items which you mention is not the same as the reason you give
- A -It may be But what I say is that these numerous ratings will be useful from my standpoint also
- Q—You say "Further, a system of ad valorem duties, though it has the advantage of automatically adjusting itself to the prices then and there current, tends to have an unhealthy influence on mercantile contracts leading often to malignant forms of speculation in business" I think it is rather difficult to have meticulous resessments of the extent to which a particular imported atticle conducts to comfort. You will have an enormous number of ratings
- A -So many ratings may not be necessary A fair grading may be obtained. We can broadly classify the articles
- Q—You say 'Compared with this, the existing schedule of tariff rates in India shows that the duty paying articles of import are grouped under not more than 140 heads giving rise to much overlapping for want of sufficient elaboration of the tariff. There is not that minute division into classes grades and qualities which characterise the ratings in other countries. The result of this is that in the case of those articles on which specific duties are imposed the cheaper varieties come to be taxed at compartituely higher rates in proportion to their value than the more certify varieties." I take it that what you do now is to have more ratings.
 - A .- The rat ngs may be more than what they are at present
 - Q -The reason why they have numerous tariff rates in other countries
- is quite different

 A —The reason may be otherwise, but we may have the ratings of
 the particular kind I suggest
- Q -What I suggest is that if your tariff is for revenue purposes purely you do not need all these minute gradings
- A-We do need them if we want to tax the articles in the manner in which I have indicated. If we impose such a tax, people will be educated in letter ways.
- Q -One article may be a little more of a luxury than another, and you would have two different charges for things which have only a slight difference

I.—It would be left to the taxing authorities to distinguish and differ entiate between what is considered to be a luxury and what a necessary. For example, take sorps, we have ordinary soap, and soaps of a costher kind. We can have a broad division

Q —How do you distinguish between a scap which you let in free and one which is a luxury?

A -We can distinguish the ordinary cheap stuff from the costler quality

Q -But it has got to be norked by some authority according to certain rules. What would be your rule with regard to soaps?

A -I have only suggested the principles

Dr Hyder Q-Perhaps the soap that contains no scent and the soap which contains a large quantity of scent should be treated differently?

A -I say that, because there are facilities for manufacturing soap in India.

Q-Your point is that those who can afford to pay more should pay more?

A-Yes Those articles required by the poor people should be allowed

free import

Sir Percy Thompson Q-You can get that by charging ad calorem

duties

A - Then there is this difficulty with regard to the administration people will escape by putting on low values

The President Q-Is not power vested in Government to buy goods which are undervalued? That would be a corrective to under valuation If anyone under-declares, the Collector of Customs may buy the goods at that value

A -The tariff valuation has got the advantages of both

Q-One thrift valuation for a hundred varieties of scented soaps?

A.—That is why I say that we can broadly divide them. We can broadly divide or classify the soaps and other commodities and those which are not of the cheaper kind may be taxed higher

Q-Would there be any agreement as to the degree of harmfulness or the degree of luxury and who is going to fix the degree of harmfulness or luxury?

A-That would be left to be determined by the standard of positive

morality obtaining in the community

Q -But somebody has to fix the rates

A -Yes, the Customs Department will do that

Q-lon want to impose little on tolerco betel nuts explosives fireworks silk and sill goods jewellers precious stones smoking requisites, and the requisites of such merels fashionable sports and games as tennis hillpards, and cards?

A —Yes

Sir Percu Tiompson Q-Do you think it will be possible to collect all these duties?

A --It may be that some of these duties may be difficult of collection by the Central Government. So far as the excise duties are concerned, they may be left to the local bodies.

The President Q-II you take any two typical taluk boards do you think that they will have the same rate and attach the same degree of larmfulness with regard to tenns billiards and cards?

A —Face local body may determine the rate according to its own standard. But these things have to be taxed as they are not recessary for life or efficiency. Money spent on them had better be utilized on necessaries which add to the efficiency of the people.

Sir Percy Thompson Q -What about tennis? Does it add to effi-

A —It does, but at heavy cost If you have any belief in the Indian methods, the Indians have been living very efficiently in the past without tennes They have got their own national games which are every cheap. The money spent on tennis had better be utilized in better ways

The President Q-You say that the import duty can be made to fall on foreign shoulders, at any rate to a large extent

A -Yes In the case of India, so far as the cotton piece goods are con

coined, the import duties are largely borne by the foreigner Di Hyder Q -Suppose India puts on a duty of 20 per cent on the goods imported from Lincashire Then you are of opinion that this 20

- per cent will be borne not by the consumer in India but by the foreign manufacturer?
 - A -Not entirely, but to a large extent
- O—Let us suppose that chough time has passed for initial adjustments. Then in the long run too, do you think that this extra 20 per cent will be borne by the manufacture? Or will it be borne by the consumer?
- A -To a large extent by the foreign manufacturer, because he has invested in heavy plant
- Q -The foreign manufacturer will be seriously embarrassed if there are no other alternative markets open to him You can maintain your position only if you say that there are no foreign countries open to the Inglish manufacturer If the Indian market is closed to him by means of these 20 per cent and he can go nowhere else and there is no other use for his capital sunk in the mills, then in that view you can embarrass him. but not otherwise

A -Yes

- Q -But such cases are very rare
- A -Yes, such cases are rare, but there are some such cases
- Dr Paranippe Q -The duty may not be borne by the foreign manufacturer, he might scrop the machinery or might use it for some other nurpose
- A -No, he cannot do that in the case of plant which he cannot transfer to the production of other articles
- Dr Hyder Q —Are you aware of the technical side of the business? The manufacturing countries in Turope during the late War did not find it very difficult to divert their entire industries to the business of making munitions So that this diversion of capital or the inability of the capital to move does not really hold good
- A —But I find the other thing from some of the English authorities Dr Marshall points to such instances in his book "Money, Credit and Commerce "
- Q -To the extent that the manufacturer cannot turn his machiners to other use and to the extent that there are no other markets open to him, what you say may hold good But in the absence of these two conditions he may say "I am going to sell my stuff elsewhere"
 - A -Yes, he can do so
- The President Q-You encourage the import of necessities and you would put an export duty on all such articles. You say further "If export duties should be levied on agricultural products it will be economically sound to lovy the same on all kinds of such products instead of doing so on some of them at random"
- Λ —Yes, the reason for that is this if an export duty is imposed more some of the agricultural products alone, those products will be sold cheaper in this country and the cultivators will be induced to substitute in their place other agricultural products If export duty is imposed on irrect it will sell cheaper in this country, and because rice sells cheaper, the cultivators all substitute cetten or tea or something e'se in the place of rice. But if export duty is imposed on all agricultural products, this kind of diversion or substitution will not take place

Sir Percy Thompson Q -Is not there the other alternative? If you restrict the export of food-stuffs you will have less production of food stuffs, if you do that, the result will be that in times of bad harvest, you

we have finds. By the companies to enter a manufacture will surprise for reference and this we are the edges of figure to the transfer and the surprise to the surprise to

- - A - - T - -All do not arrest time and read to Tok to the control of the A.—I do not access three to the notion of the interest course measurements in the security states and other states are on the principles and a compared as the principles of the security of the third whole of the common or the security of the interest of the security of

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Q —They will say, "We do not make higher profits for our produce, and therefore we are not going to give the same quintity of grain for your laboui" They will say agriculture is not so prosperous and therefore they are going to cut down the wages given to the labourers What will stand in their way?

A -Even now they can do that

Q-I mean to say by putting on this export duty you would be hitting those people who are already badly off

A—The export duties me already there. What I suggest is that the export duty should not be confined to rice alone but must be extended to other agricultural products in order to take may the tendency to substitute other agricultural produce in the place of rice.

 \mathbf{Q} —The effect would be that the agricultural industry would experence depression

A -I do not think so

Q-At present people grow for their own needs plus the needs of the foreigners?

A -No, a large number of the Indian population are in greater difficulty in purchasing food stuffs on account of powerful foreign competition

Q—Your point is this He cannot make any other use of his own land, and therefore he must produce only agricultural produce

A -Yes I would levy duty on all agricultural products

Sir Percy Thompson Q —Are raw cotton and jute included among food stuffs?

A —They are not Every produce of the land which is exported must have an export duty If you have export duty only on some of the products, I say that it will lead to bad results

Dr Hyder Q --You know the reasons why it is levied upon some and not on all? Take cotton and inte Export duty is levied on jute because it is the monopoly of India, but as regards cotton the position is not the same, nor the position is the same with regard to wheat

A --No

Dr Paranippe Q — Madras grows a good deal of paddy, have you seen any case where people have given up cultivation on account of these duties?

A -I have known thousands of cases In Madura district I know it has been done. Instead of cultivating rice they have begun to grow cotton

0 -Why is it so?

A -Because cotton is selling high

Q-Therefore they are in the way of making money So they will cultivate only such things which will bring them more profits?

A —That is what I want to provent There should not be a diversion from the production of necessaries to the production of other products for the suke of money

Sir Percy Thompson Q -Supposing your policy is successful and you then export of food stuffs how are you going to pix your interest on the foreign dobt?

A -It will be paid by the export and import duties

Q-But your policy is to prevent the export of food stuffs

A -Not to prevent, but to discourage it

Q -That is, to reduce the export Is it sufficient to balance your budget and pay your foreign debt?

A-You will correspondingly decrease the imports of non-necessative and there will be such a readjustment of trade and prices that there will be no difficulty in paving the interest on the foreign debt

Q -Then you are soing to reduce your revenue, lecture you are not going to get anything by way of customs duties

- A-1 think it is not for the purpose of revenue alone that these customs duties ought to be levied. It must be for the betterment of the people also I have suggested, instead, income-tax and death duties only want to discourage the export of food-stuffs
 - O -You use the word 'di courage' and I use the word 'reduce'
 - A ---Yes Dr Hyder Q -Will it not interfere with that utilization of the national
- resources which the industrialists and other people who own these resources
- A -Their resources ought to be directed in the direct on which is most productive and beneficial to the country as a whole
 - O You would agree to the general proposition—the national resources should be put to the most productive use
 - A -Not merely productive, but conducive to the good of the country
- Q-I was asking you to say whether on the whole it is best that the national resources should be put to productive use?
 - A -- Yes, provided those are necessary for the efficiency of the country
- O -Do you think that this country requires food-stuffs alone? Man does not his by bread alone, but he requires a sheet of cloth also to wear. If your policy is adopted there would be rice cheap, and the rice plate will be quite full, but the man would be bare-bodied because he wants a dhot. Then you will say that it is manufactured in India It dhoties are manufactured will say that it is manufactured in india in India at a smaller cost then your policy might be successful but the proposition is this By following your policy no doubt you would make grain chepper, but you would make other things much dearer for the landless labourer
- A -For preventing that I advocate free import of cotton goods such as are necessary I on'y advocate import duty upon the costly clothes
- Q -What net advantage have we obtained. The man gets rice a larger measure of rice but he will have to pay much more rice in exchange for dhoties
 - A -It is assumed that only 50 millions are owners of land and have rice to sell and not the others. Though more rice will have to be given in exchange for dhoties, yet dhoties also will be cheap, on account of free import
 - Q-I am speaking for the general mass of the people who do not own any property but her upon their labour, they might have enough of rice, but they have to expend the rice on the different it high which they require
 - A -That assumes that they have sufficient rice but in fact they do not command enough food for themselves
 - O -They get their rice through labour?
 - A —Yes
 - Q -One effect would be that the man who gives the price for this labour I am not going to give you'r great deal of rice but I am going to keen it for myself
 - A -It won't happen so far as the wage in rice is a neerned. I cannot understand how it could be reduced
 - Q -At present the total amount which is produced is required for the
 - needs of India and for the needs of foreign countries? A - No, for the needs of India it is not enough. India is not fully
 - equipped with food surply for her entire population
 - Sir Perc, Thora on Q. The production of your country or any other country mut be sufficient to feed its own pepulation and pay its foreign debts. You is the while product in it will turn it sufficient.
 - But I say that the quantity retained is not sufficient
 - O -lou want to retain there. If you retain more you will be less able to relay your foreign debt. If it is ile fact that your population go short of food it is because the total production of your country is not sufficient to feed your country and pay the foreign delt. It cannot be done in the way suggested by you
 - A -Foreign debt will be paid by the export and import dut e. and by a readjustment of the lalance of trade and trice

The President Q-You would exempt from taxation food grains and half, firewood, between and matches coal and cobe the corner kinds of piece-goods and yarms wood, timber and other building materials, paper and stationers but not the fashionable and costly sorts, and railwar and electric material? You would, there again satrifice a very large amount of revenue?

A -What is sacrificed will be recouped by way of excise duties upon articles of luxury and by means of the other taxes that I have suggested

Q -You would put prohibitive duties upon intoxicating drinks, opium, tobacco and ganja and other drugs? I do not advocate prohibition but high import duties on 1-10

figuors tobuce etc

Q -Do ten and coffee come in among the comforts of the people? A -I think the poor in this country do not take ter and coffee

Q -Don't the poor drink coffee?

A -\o

 $Dr/Paran_{H/F} \neq Q-I$ find that they do drink coffee and tea in our villages in the Bombay Presidency

A -Coffee is being drunk by the middle classes in Southern India but not by the poor Medical opinion also is to the effect that neither coffee nor tea adds to efficiency

Q -Don't the agricultural labourers drink ter and coffee?

4 -- Not in the Madras Presidency

The President Q-In Malabar every second street has a ten shop A -- Even there only middle classes. I think drink ten or coffee Tanul districts, I do not find a single labourer drinking tea or coffee

O -You would also have a new tax on refined sugar jute and cardament How would you less an excise duty on refined sugar?

A -Sugar is an article of luxury in this country

Q - 1s a matter of practical politics, how would you collect an excise duty on refined sugar?

A -Only companies manufacture refined sugar and the tax may be levied at the stage of refining

Dr Parangrue Q-lou would not have an excuse duty on raw sugar (gur)

A -No

Q-lou would have it only on refined white sugar made in factories

Dr Hyder Q -II sou exempt juggery or date-palm sugar and if you put accesse duty on refined sugar surely you will be subjecting one class of augur to the duty leaving free another class

A -That is exactly what I want

The President O - You propose death duties

ob I tof- A

Q -In the case of joint Hindu families ven prepose to leve it on the death of the managing member?

A ---Yes

Dr Parantppe Q-It you levs a duty on the death of the namaging member why do you want to charge different rates to the various prople in the various proper of successions.

I proper to I ve the dute on the death of the managing a color only so for as point formly preparties are concerned

Q - What would you do in other cares?

There is no difficulty in other caur

Q-1 would like you to explain a little in detail the paragraph on the subject on page 182 of your book 'A National System of Taxation."

A -Il at paracrapt this not relate to 1 and family properties that only to the other properties of Hindus Muhammalans Christians etc. I would take the distance of relationship according to the order of succession and levy different rates according to that order In the case of joint family the method of devolution is by survivorship and not by succession

Q—In Fuguand death duties consist of two parts, one an estate duty and the other a succession or legacy duty. The estate duty is lovied on the corpus of the whole estate, and the succession duty on the share obtained by different people. So far as the latter duty is concerned, you would charge it on two principles, firstly on the amount obtained by each man and secondly on the degree of relationship to the man who dies

Q-Let us come to the joint Hindu family What do you want to do in that case?

A -There is no succession or inheritance Property passes ly survivor-ship to the other members of the family Generally, the eldest member of the family is considered to be the managing member

Q -In that case property will be subject to a death duty much more often

A -You would be imposing it on the death of each managing member and on account of the frequency of such deaths and also on account of the fact that the whole family property has to be taxed. I suggest that, so far as joint families are concerned there must be a lighter tax than in cases of succession

Q-In a joint family, suppose there are people of different grades and different degrees of lineage, viz., a father, several sons and several grandsons If the father dies, estate duty will be charged on the whole estate and on each son on the amount to which he succeeds by surrivership

A —There is no succession at all here

Q-Leave aside the Hindu I w for a moment. When a man has four sons and several grandsons and the man himself dies an estate duty shall first of all be charged on the whole estate and a succession duty on each ton on one-fourth of the whole estate

A -I do not propose two kinds of duties there should only be a single duty on joint family propert es

Q-You must consider all communities in the same manner is a Christian with four sons and he dies his estate will be charged and each son will inherit one-fourth of the estate consequently a legacy duty will also be levied from each son

A -According to my proposal two duties are not to be imposed in any case either of succession or survivorship

Q-Then you cannot charge according to the degree of relationship

A -You can if a particular person dies and his property goes to four of his sons each son pays on the amount he gets there is no further duty

Sir Percy Thompson Q-You would not charge on the corpus of the whole estate then you do not have the English system at all

Q-Yet in the case of a Hindu when a man dies you would charge on the corpus of the whole estate?

A -Because the joint property is one. The whole property belongs to the group

Dr Paranjpye Q -According to the Hindu Law every man can say how much of his property belongs to him

A -He can t he can merely calculate it for himself and until the moment of partition he cannot indicate any portion as his

Q --Partition is possible at any time and if he gets that partition, he can say how much of the property is his

A -- Unt l partition no one can be definite about his share A man may have ten ch ldren including a child 2 months old which may die And on its death, each other member's share will get enlarged

Q -If a man has ten sons and the eldest son is a major, he can claim partition and he will get one eleventh of the whole estate

- A -But until he declares his intention for partition, he cannot say how much is due to him
 - O -It is only this formality that matters?
 - 1 -In law it is as important as anything el c
 - Q -But it is only a formality in law
- Practically every son may be supposed to be the possessor of one-eleventh of that estate A -I have also thought over the patter If we impose a single data
- on the joint family, it may to a lighter duty than what is imposed on inheritance
- Q-What a joint family can legitimately do is to make the voungest member of the family the managing member
- 1 -The family has no choice in this respect. In law, the elde t member for the time being is the managing member
- O -Is there any law that the eldest son should be the managing member?
 - A -Yes That is the Hindu I aw
- Note -The presumption is that the eldest member is the manager, but the family may appoint another member in his place by common consent, though this fact has to be proved to rebut the general presumption
- Q -If the eldest brother dies and he has a counger son, who will be the managing member?
- 1 -The elde t uncle will be the managing member. The eldest member of the family is always the managing member the law recognizes it. It is not left to the option of the family
- O -Couldn't the family agree to male one particular man the managing member?
 - A -De facto, not in law
- Sir Pere; Thompson Q-lou suggest the appointment of unofficial basessors and the prevalent opinion among many witnesses, certainly among all the commercial men we have explained is that the tax paver would not like particulars of his income to be disclosed to non-official assessors who might be competitors in bu incis
- 1 -There are some people who desire that their own financial position should not be disclosed to other people
- Q -Bit it has been suggested to us that the tax pavers as a body nould dislike it. The mot you can get in the nar of non-official co-operation would be a body of tusiness men at any rate in the larger towns to whom a tax paver could appeal if he liked
 - A -That may be the position we come to by way of compromise
- Q-Do you think that there is anything in the suggestion that the tax payers would recent their competitors in lusiness leging associated with the income-tax authorities?
- A -Some business men may not like to disclo e the r financial position But in other countries I find that income-tax proceedings are actually published
 - Q -That is perfectly true it is done in America
- A -I do not see why people should play humbug with regard to their real financial postion towards one another without disclosing their real affairs. In the intere is of the country as a whole it may be good that the income-tax returns are pullished
- Q -If a non efficial person is really going into the question of the profits that a man is making be must get a good deal of informati a about his business
- 4 -It will be a board and not a single person to whom I suggest an appeal and it is only if the assessee so chooses, that a reference need be made to the board
- Q Dr you want that the reference to this board should be entirely at the option of the tax paver?
 - A -It in be so

Q-I do not think anybody can take exception to that, but if you are going to make the reference to the board behind the tax payer's back, objections might be raised

A -The board need not, unless the assessee wishes, be brought into action

The President Q -In the matter of accounts you refer us to a Coylon ordinance as being an authority for the penalizing of the use of any but registered book of accounts Could you give us reference to that ordinance? A -I have got the reference at home I shall write and let you know

Though the compulsory maintenance of accounts in respect of all assesses will not be easy, business men must be compelled to maintain them

Dr Paranipye Q -You would not allow any other account books to be produced in courts?

I have come across instances in which a dual system of accounts has been maintained, one for the income-tax authorities, and another for the law courts

Sir Percy Thompson Q-Do you think it would be possible to do that?

A -It would be in the case of business men

Q-In Fugland it is not possible even with business men

A -So far as non business people are concerned it may not be possible on account of their want of education and training

Q-Do you think that people are more advanced in keeping accounts in India than they are in Figland?

A -I do not say that nor need they keep accounts of a high order Q -I will give you an instance which is very common Take a man who keeps a large public-house the expenses of which run into many thousands of pounds a year. Surely it is not possible to keep such sets of accounts as

you suggest there A —It would be difficult for cultivators and agriculturists to keep accounts so well as bus news men but accounts must be maintained by business men at least with regard to the business profits

If income-tax books are serled with the seal of the income-tax authority it would be difficult for them to maintain double accounts

The President Q -You say that the tax laws should be made uniform for the whole country and left entirely under the control of the Central Government?

A —Yes

Q -Do you apply that to land revenue?

A -There is no statutory law so far as land revenue is concerned, it exists under the ancient custom

Q-Would you apply that to excise?

A -I would

Q-How could you make the excise duty on liquor uniform for the whole country? At present the duty varies from place to place according to the facilities with which illicit manufacture can be conducted. In the jungly tracts where illicit hquor can be easily produced, there is only a nominal duty

A —Without uniformity the burden of the tax may not be fairly distributed When I proposed uniformity I had in mind mainly the stamp duties court-fees and registration fees

Sir Percy Thompson Q — If you make the rates of duty uniform, it does mean that provinces cannot spend what they like They have to cut their coat according to their cloth and you may have a province which may want money

A -Then provinces must develop their economic resources

Q -I presume they do all develop them

A -So far as stamp duties and court-fees are concerned, want of uniformity results in a differential incidence of the burden Q -So you would fix the rate, administer, collect and just hand over so much money to the provinces?

A -I only say that the law must be uniform for the whole country, VII-27

The President. Q —You say that "The tax laws should be made uniform for the whole country, and left entirely under the central Government, so that not only the burden of taxation but the methods and machinery of administration may as far as possible be uniform throughout the country" So you would like the Central Government to collect the taxes and pay the proceeds to the Provincial Government, so far as their share goes?

A -I think that it may be done, but I am particularly anxious about the uniformity of the burden of taxation

Sir Percy Thompson Q -Under the Reforms the provinces want to control everything

A-I doubt very much whether the provinces are very keen about it. The provincial spirit is not so strong in this country as it is in Australia Canada and other countries.

Q-I thought the Provincial Councils were taking a good deal of interest in this respect

A —It is the separation that has spread the spirit —It does not come of its own accord and it had not existed previously, at any rate to a noticeable degree

8th May 1925.

BANGALORE.

Present

SIT CHARLES TODHUNTER, KCSI, ICS, President

Sir Bian Chand Mantau, Goie, Kosi, 10 m, Maharajadhiraja Bahadur of Burdwan

Su Percy Thompson, кве, св

Dr R P PARANJPYE

Dr L K Hyder, M L A

Prof. A. J SAUNDERS, MA, F.R.E.S, Professor of Economics, the American College, Madura, was examined.

Written memorandum of Prof. Saunders.

Export duties

1 Export duties are a legitimate source of public revenue, the purpose of such duties is to get the foreigner to pay as far as possible that purpose may be accomplished if the taxing country has a monopoly on import commodities which other countries want. In this respect India is fortunate in several commodities.

In several countries export duties are in force is for instance, in the main suppliers Because of the fact that India cinosa a virtual monopole in the West Indies, nitrates in Chile and coffee and rubber in Brazil

2 India has at present fite kinds of articles of export subject to an export duty. There are—rice, ter jute (raw and manufactured) hides and skins, and priper. In connection with the last three mentioned Indra has almost a monopoly position, and in the case of the first two, she is one of the main suppliers. Because of the fact that India enjows a uritual monopoly in the supply of these goods and that other goods are not readily substituted for them, it is possible to shift any reasonable export tax on to the foreign buyers. What I am chiefly concerned with in this investigation 15—

Can the rate of export tax be increased and can we enlarge the list of commodities that might be subjected to an export duty?

3 The rates and total revenue on export duties for British India for the year 1923-24 are as follows --

Commodity	Rate	Total Fuport Duty
		25.
Rice	ts 3 per li dian mam d of 82 lb	1,18 21,957
les	1 s 1 8 per 100 lbs	50 06 090
Raw Jute (Cuttings)	1 4 per bale of 400 lbs	1 58 63 166
Mant factured Jute		
(1) Sacking .	, 20 jert n	76 11 PS7
(-) Hemians	32 per ton	1 22 94 036
Hilm at d Shire	f. nev sent	*5 33 110

Pepper (from Madras Presidence alone) valued at 1 s 270 909 Do not know the rate

For January 1925 afone exports

In connection with the above list I will make the following auggestions -

The market for Indian rice is well established and Russia is now demanding Indian rice. The export rate may be increased to As 4 per maund

Because of the competition with China and Ceylon the tea rate may remain as at present

The export of jute (raw and manufactured) is on the increase, which means that the demand is growing. In 1921-22 jute export duties imounted to 2.72 labbles of rupces. In 1924-24 the export duties totalled 1.57 labbles. The substitutes for jute, namely, hemp and flax, are one and a half times as costly as jute, and so crimed hope to compete with jute. Jute is there fore a safe monopoly. The invariant duty which jute can bear is about 50 per cent at valorem, and if we impose a duty of about 25 per cent to be on the safe sade, our position in the foreign market will not be endangered. The present specific duties are much below that figure, and steps should be taken therefore to increase the rute of duty. I would therefore suggest that the present duties on jute be rused to 18.1-24 for 700 lb (cuttings), the safe per ton (lessians) for all exports to Germany and other non-British countries.

Hides and skins now carry & per cent export duty. That rate may be increased to 10 per cent for all exports to Germany and other non-British countries.

Pepper may remain as it is for the present

- 4 As regards other commodities that may be expected to yield an export duty, I will mention-
- (1) Shellur —There is a large foreign demand for this commodity, and it can be made a close monopoly, because there does not exist a smitable substitute. It is a forest product, and could be made a State monopoly, I would suggest a 25 per cent export duty.
- (2) Ground nuts —Large quantities are sent to Continental countries. This commodity may stand a 10 per cent export duty
- (3) Corr -Large shipments go to German, and the Netherlands This commodity may stand a 10 per cent export duty
- (4) Indian manufactured tobacco—Import duty now covers the foreign article but I would suggest an excess duty on Indian manufactures, and a license duty for the sale of Indian tobacco goods.
- (5) The export of fertilisers—Large quantities of indigenous fertilisers from India are exported over year to Coylon, Icelented Maly States, Java, and even to burope. These fertilisers include lonces lone mentals, are considered for the fertilisers, and they are used on the test estates of the colony to produce teaming the formal produce the mind when the constant of the fertilisers, and they are used on the test estates of the colony to produce the Madras Presidency to produce rice, which we can and need to cat. That the point, we need these fertilisers so hadly in India that if necessary the export trade in them should be taxed out of existence. If that object were attained, and the export of fertilisers were prohibited by a heavy export tax, the revenue of the Government would suffer to that extent blut Government and the people would receive from agreediure by the use of that fertiliser on the land rather than exporting it to a foreign land of that fertiliser on the land rather than exporting it to a foreign land
 - I would put the export tax on fertilisers at 100 per cent
- (ii) Tourist tax—India receives thousands of tourists every variable that is a new source of receive in that fact if we can work out satisfactors included foellection. These tourists take out of India every very lakks of rupees worth of goods. It is all business for the country but the public revenue benefits only indirectly by this stream of visitors. I would like to see the public revenue benefit more directly. There are at least wo wasts by which revenue may be obtained from tourists. They are
- (a) A declaration to the customs officer at the port of entry that the individual is a tourist visitor, and the pariment of a Rs 10 tourist tax to that officer, or
- (b) An export duty on goods taken out of the country by declared tourists by declaration to and inspection in Customs Officers in the port of diparture. This tax may be a by per cent ad influence tax.

Whether such a tax appeals to the Committee or not there is a source of recenue here which should not be neglected. The United States of America levies a heavy prosport charge which is a source of recenue from American tourists going out of the country. Similarly, the Government of India markeure a reviewe from tourists coming into India or purchasing in India

I farout ad valuem duties wherever possible,

It is along these lines that I have been thinking and working in connection with export duties, and these suggestions are my answer to Q E2.

as afte a

I have had conferences rescribe on the question of Indian Taxation with Mr. K. Rama Aysangar, w.r.a., for Madura; with Mr. A. Romaija, author of "A National System of Taxation", and with Mr. R. Foulest, Pierdedy, Madura District Board. I am Professor of Economics, in our Senior Class in Public Transies we are just now dealing with Indian Taxation, and and discussing many of the problems which are being considered by the Indian Taxation Enquiry Committee.

The following are some of the conclusions which we are coming to in our discussions, and it the Taxation Committee think they are worth interintestigation, I shall be pleased to meet and continue the discussions with therm:—

The first thing is the relative merits of direct and indirect tailation as the apply to India. The pelary I advocate is an extension of direct intestigation. I shall be pleased to meet and continue the discussion, with their burden of I avaiton, and to increase the tark of the upper and more wealth classes. On the principle that all receive benefit from the Gorennecti, and therefore all should pay something to the receive of the State, the salt tax may be retained, but it should not be a heavy tax. Its 14-10 event like 1, per manufal is softened, if an universal tax is to be increased in the softened of the state of the softened o

The land tax, as at present administered, is generally regarded as very unsatisfactory. Madras Presidency is too heavily taxed, and Madras is called upon to pay far too much to the Central Invernment, alide, on the other hand, Bengal is too lightly taxed. It is the difference between the two systems of permanent and temporary land tenure. That Bengal should be paying to-day the same rate on lands as she did 150 years ago, in spite of the great rise in prices and the enemious increase in land values, conducing that policy on the face of it. The question of equity here may be accomplished in one of two ways.

Apply the policy of inconsetax to agriculture as well as to commerce and manufacture. It may be done by applying the regular inconsexts rate to agriculture as well as to industries, but allowing relates up to the extent of the land tax, or—and this is being advected in the Madras Presidency—place Madras and the rest of India on a permanent land tieuro with the same rate of land tax as Bengal, and then subject then all to a with the same rate of land tax as This will remove the present inequality which exists between Bengal and the emporary tenures. The point is shed active between Bengal and the temporary tenures. The point is

Another reason for an agriculture accome-tax is the report down our way that the Chert community are withdrawing their money from commerce and industry and buying lands to except the mean-that rapital is being withdrawn from industry, and that is had for the development of the country.

Another matter in this same connection, though it probably will come up in the later enquiry on economic conditions, is the subdivision of lands. I gen, in a position to know that the Indian practice is promoting peverty among the rural population. I have come to the conclusion for the economic improvement of the rural people and the general good of the whole country that I would tax out of existence the practice of minute subdivision and fregmentation of agricultural lands.

Any change in the land revenue system as suggested above would necessitate a redistribution of revenue bends between the Provincial and the Central Governments. It may be done by differentiating between agricultural income and income from all other sources, and placing one as a credit to the Central Government and the other to the Provincial Government.

In this recasting of Indian taxation system the question of an inheritance or succession tax should be considered. This, of course, will need careful handling, because of the Hundu Law of Inheritance and the joint family system of land-holdings But Indian opinion down our way is coming to the position that ruth a lax may be considered and if it can be worked out satisfactorily it may be adopted. The problem centres round it o, and family holding and the nulls of the curvivors. There will not be tach difficulty in connection with industrial inheritance but the joint family holding of lands have present some difficulties. While small holdings exist exemptions would have to be allowed, for large relates a graduated tax may be imposed and the whole family made responsible for the payment of the tax.

The cotton excree tax is greatly divilided. Why not make it a profit tax through an income or super incometax? That is really what it is and this method would afford rebet to those who can show Charly that they are uns remod would among relief to those who can show draint that they are not making profits for come exceptional reason or other. An existe tax or all the producers alike only results in an increased cost to the consumers But r tax on profits will get only the profit-makers who should pay more and exemptions to those who are not making profits will tend to keep prices down which will be welcome to the consumers.

In export tax may be graduated with a higher rate for Indian monopolies because the tax can easily be shitted to the foregree, who is this reade to pay to Indian rerenue. This run i not be orerdone however, especially in connection with controdities which are not Indian monopolies or competition will affect the demand for Indian goods which result would not only interfere with Indian revenue, but would seriously interfere also with an industry

The Committee may seem fit to recommend to local bodies a change in the tolls system. Tolls are archaic and eacht to be about hed in India. No one likes them and every one tries to evade them. A sufficient vehicle tax would be a much be ter system and it could be leried so as to bring in much more than the pre-ent cu-tom and without the annovance of the pre-ent practice

There are some of the lines along which we have been discussing this taxon problem in the timerican College Madura and with a number of our prominent public men. I offer the suggestions to the Committee for klass they are worth and if they open up anything that may be further involve gated, I shall be plea ed to continue the di cussions

Prof. Sannders gave oral evidence as follows -

The President Q-You are Professor of Economics in the American College Madura?

 $\Lambda - 1 cs$

Sir Percy Homes in Q—hou say 'India has at pre-ent five kinds of articles of export subject to an export dut. They are rice ten jute (raw and manufactured) hides and skins and pepper. In connection with last three mentioned India has almost a monopoly position, and in the case of the first two she is one of the main supple ers. 'What proportion of the world's production of hides and skins has India?' What proportion of he appeals recognition. a small proportion

A -My impression is that the export of hides and skins from India is considerable I got some of my information from the Madras Customs House I think the matter is discussed in Findles Shirris' book on Public Limiters and Vella teachers. I manee and Vakil too his discussed it to some extent

The President Q-You are familiar with the views of the Freed Commission on the subject?

A -- 1cs

Q —) on differ from them? They say, "We have received evidence that the lates are frequently allowed to rot on the carcases, and that in concerning the distance of the low prices which have undoubtedly been accentuated by the export data; a source of wealth in the aggregate not inconsiderable, has a tually been destroyed. a tually been destroyed

A .- The Indian trade in hides and skins could be greatly benefited if the ryots would cheere one or two things are the care of the hides after the have been taken off and the chimination of wasteful branding. If these two

things are observed, the trade would be Lecatly improved

Q —They recommend the abolition of the duty on hides and say that a small revenue duty on skins might be successful

A—That might be I suppose a distinction could be made between skins and hides I do not know which is the more important of the two or which is the larger of the two

Sir Percy Thompson Q -Do you accept the proposition that you would be justified in putting an export duty on an article when you have something of the nature of a monopoly?

1 -les, I think I would accept that principle

Dr. Paranjaye Q.—Also when you want to prohibit a thing going out of the country? \bullet

A .-That, of course, becomes a prohibitive duty. But the point is this if there is not a monopoly and substitutes can be used in the place of the commodity, putting on a duty would mean the running of the trade of the country.

Sir Percy Thompson Q —Quite, and from that point of view, I suppose it is rather dangerous to put anything lile a substantial duty on things lile rice and tax.

A -- Nou take rice. The demand for rice is world wide. I have no figures before me now but I am sure the demand is on the increase. If that is so, then it may be that it can be in an export duty.

Q-At any rate, will you agree with the view that if you put in an export duty unles India fives the wild pince for five the duty comes out of the prockets of the producer?

A -Do you think India is not fixing the world price when Burna exports about 70 per cent of the world's rice demand?

Q —I should not think she has anything in the nature of a monopoly. I have no doubt that the world price of rice must defend to a great extent on the crop in India

The President Q -India and Burma together export about 50 per cent of the world's rice

A —I think Burma exports 70 per cent Buina exports a much greater amount than India does As India exports much less perhaps it brings the figure down to 50

Sir Percy Thompson Q —If Ind a and Burma together export 50 per cent of the world's supply surely Burma's export must be less than 50 per cent of the world's supply

A —I have not got the authority with me just now, but my impression is that Burma's export is much larger than India's

Q -- Have you ever considered in the case of export duty on rice and tea if you admit that any part of the duty is thrown on the producer, to whom the duty should go?

A.—To the province of origin. That would of course come in your classification of revenues between the Central and the Provincial Governments Q—Would you say the same thing with regard to a real monopoly such

Q —Would you say the same thing with regard to a real monopoly such as jute?

A —To be consistent I think one would need say that those commodities

which are provincial monopolies should go to the provincial revenue

O —If they are monopolies they should still go to the provincial

Q—If they are monopolies they should still go to the provincial revenue?

A -Yes I think so

Dr Huler Q — Now suppose India put a "tax on the export of rice, what will happen" Resoning on Sir Perty Thompson's assumption that India will not le able to compete in the world market and other people will try to meet the world demand this must show itself in the increased efforts of the producers in other countries. But the land will not return such an increasing quantity of rice at the same cost. It would mean extra production at a greater cost. Therefore to the extent that the rise in world a price takes place the Indians can jump in and throw part of the burden on the foreign consumer. Is that correct?

A—There is one thing—the state of the demand—which you must consider. The state of the demand is on the increase with the development in for foodstulls, and rice is the staple food here demand for Indian rice is on the increase now contemport, India could stand in export duty.

Q—Since the demand is not very clustic and production is subject to the law of diminishing returns, the probability is that there will be a rise of price, and to the extent that that rise in price takes place. India will be able to throw its burden on the foreign shoulders. Is there are flaw in that?

A -No, I think that is quite correct That is my idea too on the noint

Sir Percy Thompson -Dr Hyder makes the assumption that this is inelastic, that is a very big assumption

Dr Hyder—It is a necessary raw material for industries of extent it is, no doubt, a raw material as well as an article of food

Sir Percy Thompson —But if the price of rice tends to rise the effect will be that land which is at present cultivated with other food-stuffs will be cultivated with rice

Dr Hyder—To the extent that the substitution of other land takes place it favours our position. But nice can only be grown on a certain quality of land and to the extent that they grow rice they will have to apply more labour and more capital only to get a dimmished return

Sir Percy Thompson —I put this suggestion, that if owing to the putting of this export duty on rice you do raise the world price of rice, the world production outside India is likely to increase. Therefore the supply of rice will be increased and that will counteract the tendency of the price of rice to rise.

Dr Hyder Q —If the source of supply outside increased, that increase would only take place at an increasing cost if it had been otherwise, that increase would have taken place even now the fact that increase does not exist now shows that the land outside is not able to produce extra nee at the prevailing price is there any flaw in that argument?

The witness -I do not see any

Dr Hyder -Such areas are not capable of expansion the areas are all already under rice

Sir Percy Thompson —Why do you say they are not capable of expansion?

Dr Hyde, -There are not many large swamps areas suitable for rice cultivation

Sir Percy Thompson —In many parts of the world there must be such areas—many lands which are not cultivated. There is any amount of land in Australia which is available to grow cotton and it does not grow anything to-day and the reason is that communications are bad

Dr Hyder Q-So the question is whether the extra rise that takes place can compensate the producers who bring under rice cultivation land which they do not at present consider advisable to use for that purpose

The witness—So far as Australia is concerned, there are two things against the production of rice one is the irrigation problem and the other is the labour problem. These are the two reasons that would increase the cost, if production of rice was attempted in Australia.

Sir Percy Thompson —I am not suggesting that it could be done in Australia I only say that there are large areas in the world which could

grow rice A -Certainly, there is doubtless a great deal of land that might be put

under cultivation of rice

Q-II you put a duty of 10 annas a maind, for instance, on rice the
Q-II you put a duty of 10 annas a maind, for instance, on rice the
effect may be that the price will go up by 2 annas. The cost of producers
must have some effect on the world price. But it will not affect the world
price to the full extent of the duty and to that extent it must come parily
irom the pockets of the producers.

A -It is only I annas non and I propose an anna more

- Q.—The probability is that taken over a long period, if the duty is t annay 3 annay will come out of the pockets of the producers. If a big duty has a certain effect, a small duty will have the same effect in a lesser degree
 - You want to raise the duty on jute from Rs 140 to Rs 1-8-0?

4 — I es

- The Mahararadhirara Baha lur of Burdican Q-Do you want to kill the
- A.—When you have a monopoly and there is a demand for the commodity, why should not the export duty be increased? There has been a considerable increase in demand since 1921-22. That would warrant an increase in the export duty.
- Dr Paranipje Q —Business people have told us that there is a certain maximum hunt, because if the duty is too high people will take to bulk handling of grain
- A -The question is whether the increase would reach the upper limit
- The Previent Q —There has been an attempt to find substitutes quite recently?

A
is no
to the
apply
handt

than the jute itself So, I think there Dr Paranjpye has raised would apply Canada, but I doubt whether it will other countries I do not think bulk insiderable time

- Q -Do you think that the exemption of Bimbipatam jute is justified?
 A -I do not know. Have you any idea of the reason for that exemp-
- Q—It is not the same botanical plant. It is really a substitute. It there any authority for your statement that there is a duty on pepper?
- A-I do not find the reference. It is not in the list supplied by the customs authorities in Madras
- Q-There was a duty on pepper from Cochin I think the duty has
- long since been abolished

 A—I do not find it here—But I found it in one of the stitements published by the "Madras Mail—with reference to the exports and imports
- Q.—Section 4 of the Indian Tariff Act reads thus On all pepper exported by sea from the Port of Cochin there shall be levied such duty not exceeding IRs 9 per candy as the Governor of Tort St George in Conneil may determine and that the Customs Collector at the said port shall after deducting the expenses of collection pay the duty collected under this section to the Governments of Tranancore and Cochin in such proportion and in such manner as the Governor of Fort St George in Council may direct? So there is a duty at one port levied in the first such that is not the part of the customs truff
 - A -May be I think it was simply called an export duty on pepper
- Sir Percy Thompson Q Have you any information how far shellac production is increasing in other countries?

A -No

The President Q—It was mentioned that America and Germany are undertaking the manufacture of lac. The Commerce Department gave us some figures that they laid much more stress on the fact that the export duty on lac will hit the local manufacturer. Already the other countries are making their own lac from Government forests and the export duty would simply kill the local trade. The next thing is that the local trade is badly organized.

A -- I see

- Q —Actually at present lac pays a considerable royalty and there is also a cess of 4 annas a maund. Any serious increase in price will stimulate the production of substitutes and thereby ruin the Indian export trade
- A —That is the point of course with regard to all the export duties If a substitute is provided there is the danger signal

Sn Percy Thompson Q -All through you suggest ad talorem daties for exports. Is it not a very bad principle? It will make the prices still higher?

A -- If the Government is getting revenue according to the value, when the price value rises, their share in the revenue will also be increased

Q -When the price falls, it can stand a greater export duty?

A -Yes, but my ider was to give the benefit of the increase to the Corernment revenue which you cannot do on the weight because it is constant Weight does not change, but the price does and gives the advantage to the Government by the lise in prices. I accomment it will require more expense to collect

Dr Paranipye Q-The benefit of the greater price can be obtained in the shape of income-tax receipts from the manufacturers?

A -I doubt if that amounts to much

Sir Percy Thompson $Q \rightarrow Is$ there any monopole of ground nots in India? What use is made of it?

A -There is no monopoly They make oil from it

Q -Then ron have got cour, is there and monopoly in it?

A —It is not a monopoly, but the trade is tremendous in South India if you take the West Coast in Travincore, etc., the coccanut industry is a tery extensive industry and a great deal of exports go to Europe, Germany and other places

Q-Do you know for what purpose this coir is put?

A -- For ropes and matting, etc.

The President Q -Actually there is a large amount of waste in the manufacture of our low must see whether the manufacture develops properly before you can tax it

A-Yes On the whole it is better not to tax it

Q -The demand is very much less than the supply?

A -Yes

See Percy Thompson Q-It is a flourishing industry, but you would not tax it simply because it is a flourishing industry?

A -1es it depends upon the demand. If the demand is strong it is a fair question to ask whether it cannot stud an export duty

Q — The other thing you mant to put a tax on is the export of fertilisers. There is one statement you make there which I do not under stand I on say, "If the export of fertilisers are prohibited by a serie export tax, the resemble of the Government would suffer to that extent." How?

A-It would not suffer from not receiving the resenue from the export trade, because the export is done away with

0 -It does not receive anything non?

A - What I had in mind was this Government is receiving reseauch it not directly by export dust at least and sectly he the business from the trade of fertilisers going abroad. If that export trade were thinn seel by a heavy export trade. Government would lose revenue from that lusiness.

Q-Do you mean to say income-tax on the profits of the exporters?

A -Yes. We point is that if these fertilisers are u ed in the counter, the farming industry will be benefited far more than the loss to the Govern-

Q-The other tax you have proposed is a tax on tourists.

A - Well at is only a suggestion. That is an alternative tax to tax all tourists at the port of entry

Dr. Hyder O -Tourists are mostly Puropeaus and most of their are furequents. They will discloud hability to this tax

A Take An erica it puts a heavy possion; tax upon possing count at road. Their charges for passiont facilities are much heavier than in any other counter. It is one of the mean of giving resemble from people giving at road. My that was therefore much that the Boronnien of in the reserve wire conjugation in time peer are country into 1661.

Sir Percy Thompson Q - You almit when tourists come into this country they make lot of purchases and thus enrich this country in a But if you put on a tourist a tax you are simply discouraging money from coming into this country

1 -I think in spite of this tax, many will come

Q-Why should they come to India, they can as well go to China or Japan, avoiding these items of cost?

Dr. Hyder. Q.—The other day I met an American young man who said that his father had given him Rs. 15,000 to make a world tour. Do you think that this ten rupees fee would make him divert his journey to China or Japan?

A -No

Sir Percy Tlompson Q -Do you think we could get some thousands of rujees out of this tax or only some hundreds?

A -If it is not lables of rupees it is not worth while

O-Why don't you make it a passport duty just like in America?

A -I suppose that can be done

Q — Supposing you charge Rs 10 to everybody who has got a passport which is not initially issued by the British authorities?

A -That will land us in international questions This proposal is not a very important one, it is only a suggestion. I am doubtful whether it will be worth while. It ought to be considered

Dr Hyder O -Do you think a large number of tourists come into this country?

A -I have not got statistics, but I think many of them come in

The President Q -You have also suggested exists duty on Indian minifactured tobacco and heceising duty on the sales of Indian manufactured tobacco, how are you going to lety an excise duty on the Indian manufactured tobacco?

A -That of course is a problem

O -What would you class as Indian manufactured tobacco-only things manufactured on European lines?

A -That is what I had in mind If the manufacture is conducted in anything in the nature of a factory, my idea is that it ought to be recistered and the returns ought to be made to the department, and on that basis an excise duty would be charged

O -Would it not kill the industry and split it up into cottage industries?

A —I do not think *0 The tendency nowadays is towards large production

O - Actually the cigar industry is falling off

A -I do not think so

Q-You might put an excise duty on the cigarettes but on the cigar industry it would not be practicable as the few factories that are already working are losing money

A -How are they losing?

Q -Their export trade is falling off

1 -I did not consider that point

O -Then take cigarettes you would put an excise duty on cigarettes? A -If that could be done by registering the factories that are making them

Q-Would you adopt the policy of stamping the packets?

A --Yes

Q -lou will have a license duty on the sales, what is the plan?

A —That is very difficult. The sale is everywhere and the problem will le a very difficult one. We also is that the place of sale ought to be heensed and the person vending ought to be heensed.

Q-Would you bred up the country into different areas and in each area sell the monopoly by auction the monopolist would probably appoint the existing people and make them pay?

A -The supervision of that will be a considerable task

- Q -The monopolists would supervise
- A -I suppose that could be done

Q-You advocate an extension of direct taxation and you would loner the income-tax to a minimum of Rs 1.500?

A -Yes

Sir Percy Thompson Q —I don't quite follow why an increase in salt tax should necessitate the lonering of the limit of exemption from incometax?

A —It is reported that, when there was a heavy tax on sait the consumption went off considerably but I could not verify the statement Q —Do you mean to say that the salt duty was so heavy that the actual total yield fell?

A -I don t know about the yield, but the consumption fell

Q —Assume that the consumption fell while the total yield of duty was greater why should the limit of exemption from income tax by lowered?

A -- If a universal tax is to be increased it may be well to consider the lowering of the income-tax exemption limit. The idea I have in mind is the question of a universal tax. It you decrease the amount of salt tax, you are lessening the revenue to Government, what I am after is to make up that loss and I suggest that the loss may be made up by lowering the overmption limit of income-tax.

 $Q\!\sim\!\!1$ out of this universal tax is to be increased. Is it a misprint?

A—lou may substitute a for this. I am in favour of a universal tax. Salt has been a universal tax. If you put the salt duty down say, to Rs 180 or Rs 140 or even Re I Government will be losing some evenue. However the transfer of make up this loss? If you decrease the income-tax minimum you ean make up the deficiency from the silt tax. You are decreasing it on salt and increasing it on income-tax.

Dr Hyder Q -But you say that you advocate an extension of direct taxation?

4- lot absolutely I believe in indirect taxes also

Q—Suppo e the financial needs of the State require an addition to the towns and the Government of India put up the tax on salt. The idea in your mind is that this tax would it paid by people who are comparatively poor, and to keep the scale even between the poor and rich you would link down the income-tra exemption limit to Bs 1500.

See Percy Thompson -That is not so because you say the rates becoud that minimum would remain the same as at present

The President Q - Way we develop this question of the reduction in the salt consumption a little further? Have you studied the figures?

A -I made enquiries but I found it difficult to get rehable figures and my information is ecrappy on this point. I think consumption went down when the tax was high

Q —There is always a wild fluctuation in the consumption of the commodity round about the time of change of duty fut actually when the incidence is three annas a head is it likely that a nan will change his diet?

A -Probably not I do not think that the consumption has suffered yers much

Nor Perce Thomas Q - In regard to land resenue tou sat that the "Madras Presidence is too hearth taxed and Madras is called upon to pay far too much to the Central Government white on the other hand Bengal is too lightly taxed." Madras does not pay any land resenue to the Central Government it keeps all to it ell.

1 -I am referring to the contribution

Dr. Paning is Q.—Have you studied the islative incidence of taxation in Madras and in other provinces?

A -I have not gene into it

Q—Then you can't say that Madras is too heavily taxed. There is a big figure which is nominally a contribution from Madras, but under the Meston Settlement, Madras is given all its land resense. Madras got about five crores more under the Meston Settlement, but it was asked to pay back out of it something like 3 crores and 50 liklis of rupees, because the Government of India put larger resources in the hands of Madras

 Λ —The land revenue is very heavy in Madras and the province gets the advantage of it, but on account of the heavy land tax the Government of India turn round and take a very large contribution for the Central

Dr Hyder—The incidence of land revenue is heavier in these temporarily settled areas than in Bengal You should compare the incidence of land revenue of Madras with like areas

The President -If you take it per acre, it is so, but we have not jet arrived at any satisfactory standard of comparison

Dr Hyder Q —The real point is whether Madras is heavily taxed as compared with Bengal in regard to lands similarly situated

A —The question of 1 and tax is not a great subject of controversy

The President Q -Do you propose the remedy of reducing the late of the land tax in all provinces down to the Bengal rate? Can you tell us what the Bengal rate is?

A -I don't know.

Q—Is there any such thing as the Bengul rate? It depends on the nate settled for each particular zamindari at the permanent settlement, and the incidence is more unequal perhaps in Bengal as between one area and another than in any other part of India

A -Yes

Dr Hyder Q -Would you take into account the total figure of land revenue in a province and their distribute it per acre?

A -I don't think that would work very well

Sin Percy Thompson Q -Would you have the comparison on the average of the rentals paid in open competition?

A -Yes

The President Q -Do you think there would be any considerable number of farmers who would be hable to income-tax?

A -I suppose not the income-tax would apply to large landholders

Q-Practically it would apply to rent-receivers

Sir Percy Thompson Q -Would it amount to very much?

A -That is the question I think by taxing the income of the larger landholders Government would stand to benefit

Q -There would be certain cases where you can get big payments, but you would want an enormous pischinery for it

The President Q-In your part of the Presidency would you get much out of the permanently-eetfled areas?

A -- Yes In the Tinjore district for example there are mirandars possessing 1,500 acres, it is a question whether they are paying their just question (Government revenue I do not think they are

Q-Practically the taxes would be paid by the rent-receivers and not by the actual farmers?

A -Acs Son Price II repeat Q —Tale a province like the Punjab where out of 3) unline cultivators you have out 2,300 paving a land revenue of as much as Rs. 500. That would mean that they would all fall below the

exemption have at Re 2000.

4. There will have to be a minimum and if you are to place Madras for instance on the same level as Bingal in the natter of permanent land revenue, there would be a considerable saving over the resettlement expenditure all the time.

The Presilent Q Have you visited the permanently-settled areas in your neighbourhood?

Q -C in jou give us any idea as to how they compare, as regards the prospority of the people, with the temperatris settled areas?

A -I consider the persont proprietors a little better off than those under the ramindars

Q-lon say that the Chetti community are withdrawing their money from commerce and industry and luying lands to escape the income-tax?

A -That is the report I tried to investigate it, but I have not met with very much success, because it is a thing you can't find out

Q - You know that some of them have quite large ramindaris. Deva kotta is quite a recent acquisition

A -The question is what is their motive in doing it

Sir Perc; Thompson Q-Would not the fact that the agricultural incomes are exempt reflect itself in the price they will have to pay for Iand?

A -To some extent it would but land price is subject to a number of It is not a que tion of market considerations alone considerations

Dr Paranipse Q -Then they would not escape income-tax, because the prices of land would be very much greater

A -The fact that the demand for land is on the increase would tend to increase the pirco of land so that the difference between the higher pirco paid for the land and the income-tax law int be very much it is a question that would have to be considered scientifically

Q -In your next paragraph you talk about sub-division of holdings and you refer us in your list of authorities to some literature on the subject. Are you in favour of legislation on the lines of Mr. Leatinge's Bill on the subject?

A -les I think the time has come when something like that ought to be considered

Dr Hyder Q -Could you prevent fractionisation by passing a law? A -No I think a good deal of propaganda nork will have to be done

to point out to the people the actual disadvantages of fragmentation think they are coming to see that now

Q—There are some parts in Turope in which the eldest son has to go out of the family and live somewhere else, and some parts in Germany in which the voungest has to go out in order to leave the land to one person only. There is no live it is a usage. Here we have our laws of inheritance and succession and you say you would tax out of existence the fragmentation of agricultural lands. Do you think it is possible?

A—As I said a great deal of educational worl has to be done before the law would be effective. People are non beginning to see that these minute fragmentations are against their own interests and I think very soon they would be prepared to accept a modification of that custom

The President Q-1ou refer us to an article by Vi Sundarum Reddi on the subject in which he arts. I think it is furth well admitted that the refural to recognize subdivisions of fields below a certrum limit by the the reluval to recognize subdivisions of fields below a certain limit by the recently department or the mithdrawal of the powers of the courts to recognize such subdivisions would only result in preventing the revenue records from being records of actual enjoyment and in the courts themselves not being placed in a position to settle disputes as to possession and enjoyment. Was not the same point brought out when the matter was discussed by the Hoard of Agriculture on a motion by Mr Keatinge?

A -1ou are up against tradition which has been going on for centuries

Q-Wr Sundram Reddi quotes a lecture by the late Advocate-General in which he s id that the first thing to be done is to get rid of the Mitakshaia system and substitute for it a property law something similar to, but not identical with the Davablaga system

Ser Peres Trampon Q-low would not relieve uneconomic holdings which are too small to support a family?

A -No The idea would be to make hand revenue so large a fax upon small holdings that people would not be willing to accept a small piece of land

Q-The contrary has been suggested to us namely, that when the holdings are so small you should exempt them from land revenue

A -I should take that to be an Indian point of view the European point of view would be the reverse, viz tax it out of existence

The Prendent Q-Then you go on to suggest a redistribution of revenue heads between the Proposed and Central Governments by giving agricultural means to the one and the means from all other ounces to the other?

A -It is merely a suggestion at his to be worked out very carefully under which you will do it?

Q—You may have seen from our questionmaire the line of our worling. We have taken a proposal of Celigman's to adopt a combination of three plans-reparation of sources, uniform administration and division of proceeds. What we are trying to do is to apply these three plans to each tax to see which suits it lest. Can you give us any help in this?

A -I am afraid not I have not gone into the question of sources and distribution of revenue

Q — Let us go on to the succession tax which you recommend In the case of the joint family join propose to make the vikele family responsible for the payment of the tax So I take it that you would tax the family property with reference to the share of each?

The Question as to who is to be held responsible for it has to be determined by the person or persons in whose name it is held. In Lurope it is held by an individual in this country by a family. I would make the family that enjoys the land responsible for the payment of the duty.

Sir Percy Thompson Q -Would you make the death duties chargeable on the land?

A -That would be holding a threat over them

Q-lou do it in the case of land revenue why not do it in the case of any other tax?

a A—The idea is to get a tax out of the land. You may hold it as a threat so that the people who do not want to forfeit the land would pay the tax. But I think there would be a great deal of trouble

Q-I was thinking of the ultimate recourse Government would have to if they do not get it any other way it must be from the land itself

A -I suppose there would have to be a guarantee

Dr Hyder—In connection with the twation of land which passes by inheritance the following argument was rusted Government as a that they are the proprietors of the land so that when the property passes at death, Government would come down and any You have to pay some kind of inheritance or succession tay. Government is either the sole owner or a partner to the extent that they are a patient they have got to give relief to us. They cannot tay their own property.

The President —The tax would only be levied on the beneficial interest. There is no Government share in issue in the levy of the death duty

Dr Hyder Q -They say Pither we are the owners of the land cr the Government is the owner If the Government is the owner then the land lelongs to the Government We pay the land revenue we cultivate the land and pay the land revenue What we get is derived from our toil We do not see the justice of this taxtion

A -That applies when the definition of land revenue is rent. But if it is a tax what is their argument?

Sir Perc; Thompsin Q—You say There will not be much difficulty connection with industrial inheritance of landed property so long as it is the property of the joint famile?

 Λ —That is the point exactly. Industrial inheritance is not necessarily a joint family concern

Q -Supposing it was?

A -In that case there won't be much difference

18th May 1925.

ODTACAMUND.

Present

- Sir Charles Todhunter, Losi, 108, President
- Sir Busi Chand Mantie, Guie, Losi, 10 M, Mahniajadhiraja Bahadur of Burduan
- SIT PERCY THOUPSON, KBE, CB
- Dr R P PARAMPYE
- Dr L A HIDER, MLA

Mr. P. HAWKINS, A C H , M.I C E., Chief Engineer for Irrigation, Madras, was examined.

Written memorandum of Mr Hawkins.

- Q 13 -The reply depends upon the nature of the commercial or semi-commercial undertakings. These may be classed as-
- (i) Public services—e.g. posts and telegraphs, irrigation, State-owned hydro electrical undertakings
- (11) State industrial undertalings-eg, industries run by the Department of Industries
 - (111) State commercial undertalings-e g forests exploitation
- (iv) Minor undertalings subsidiary to the larger services-eg, Government workshops
- 2 Undertakings in class (ii) are run not for public services but for the purpole of encouraging the development of particular industries by private enterprise and as private enterprise is not likely to take up an undertaking which does not offer a commercial return, a commercial return should be the objective.
- Class (m) includes purely commercial undertakings, and a commercial return should be the ultimate objective
- Class (x) nocludes undertakings run merely for the services of the main services to which they are subsidiery. They should supply to the main service it cost price (i.e., "have return"), should be regarded not as water-tight compariments but as integral portions of the main service of compariments in the service of the main service of the main service of the main service of the service of the main undertaking. They should therefore ann at a "have return" on the capital invested taking into account so far as possible savings effected in supply to the main undertaking of the service of the service of the service of the service of unfair competition with private enterprise as absolutely imputified and would meet them on the ground that the State is as fully imputified and would meet them on the ground that the State is as fully imputified and would meet them on the ground that the State is as fully imputified and with the service of the state of the state
 - 87 Class (i) includes undertakings which are definitely and solely public services, even though of a semi-connected nature. It is I think an accepted principal that public services should be provided as possible cost price. In this class therefore the clement of available and provided in any profess made in excess of the days extent on capital invoked,

including services of loan and working expenses in so far as the c profits are irrelated to the general research. If this view be accepted the issue it entitles is not whether the elective should be a "lare return" or a "commercial return", but whether public services of either class are suitable med a of taxation.

- 4 There is so far as I know no accepted principle which is opposed to the taxation of julie service of these classes for the purpose of riging retinue. Such taxation is it liter, and if the so-called 'toulintan' class. All these services however contribute directly to the commercial and industrial development and prospective of the country, and the economic limit to taxation is the point at which this development would be adversely affected. Subject to these limits the 'tax' or charge in access of the 'bare return' as in the case of any other form of taxation is should be dictated by the financial requirements of the State.
- 5 These principles may be held to apply to irrigation and Government power undertakings the breaketine). In both cases Government develops natural resources to provide public services.
- The objective of irrigation is to privide and increase feed supplies and industrial crops. The object of a supply of power so far as the State is concerned is mainly industrial development. Both are public services and the prives charged should be Jased on the Lare return. Both are suitable media of taxinon subject to the economic limit but in the cases of new irrigation works and of power supply the economic limit of taxinon is low. As regards irrigation please see my separate note on the X-regards power the first essential for industrial development is cherip power, and any considerable taxinon would defect the object in year.
- Q 15-As regards old works in this Presidence of the Godasari and Kutna delta systems the water rate proper or the portion of assessment representing water rate may be taken as layed on fluor return' and therefore correct on the accessed but the taxition element is very low in view of existing consoline conditions. The charges are still based on the economic conditions of many years ago. The system is a compounded assessment for registered week I hads and a water rate for existing or unguiranticely irrigation. As regards new works, the late return' is approaching the economic limit in this presidence (see m. separation too on water rates).
- As regards the asstems suggested I consider the correct sistem is the fame return' (sorking expenses flux interest on capital) as the water-rate and a taxation charge recovered as an addition to land receive I am strongly in favour of charging by volume. Selling the water by autient would be impossible in this Presidence, and I fail to see how it could be done elsewhere as a general practice.
- Q 16—There can be no doubt that the State is entitled to tax the increase in values. This would be a betterment tax but the option might be given of compounding. Such compounding fees should be applied to the reduction of capitalization of the project. The objection to compounding taxation is the same as the objection to permanent settlement. It precludes the State from taking its leg timate share in the increased prosperity of the individual resulting from improved economic conductions.

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NOTE ON WATER-RATES

Demi-official Itom V RAMARIANA Frq Under Secretary to Government Resemble Department to P Hanary Log acon mice Chief Engineer and Joint Secretary to Government Public Works Department (Irrigation), dated the 8th April 1925 No 1301 B/25-2

I am to enclose for your perusal a note on the principles for the lovy of water-rites in the provinces of the Pumph the Central Provinces and Bhar and Orass receed from the President of the Taxation Fingury Comparison system in force in the ganger of the intellectual Provinces on the principle of the provinces on the committee have not so far found that the Government of any fitting the defined policy on the subject. I am to request you to go through the enclosed papers and to see whether you can help the Committee in arriving at a more definite policy on the subject. The Committee will stay in Madras from the 20th to 26th April 1925.

18th May 1925, OOTACAMUND.

Present

SIR CHARLES TODHUNTER, LCSI, ICS, President

Sir Buay Chand Mahrae, Gule, kosi, iom, Mahalajadhilaja Bahadur of Burdwan

SH PERCY THOMPSON, KBE, CB

Dr R P PARANJPYF

DI L K HYDER, M LA

Mr. P. HAWKINS, A.C H., M.I.C E., Chief Engineer for Irrigation, Madras, was examined.

Written memorandum of Mr. Hawkins.

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 - (111) State commercial undertalings—e.g., forests exploitation
- (w) Minor undertalings subsidiary to the larger services-eg. Government workshops
- 2 Undertakings in class (ii) are run not for public services but for the purpose of encouraging the development of particular industries by pri-Vate enterprise and as private enterprise is not likely to take up an under-taking which does not offer a commercial return, a commercial roturn should be the objective

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Class (iv) includes undertakings run merely for the services of the main sortices to thich they are subsidiary in sortice to the main sortice to to thich they are subsidiary in solub be regarded not as wateright compartments but as integral portions of the main service organization. tight compartments but as integral portions of the main service organization, and should be judged by the ordinary criteria of efficiency and economy, having regard to the financial interest of the State in the main undertaking Thes should therefore aim at a bare return, on the capital invested, taking into account so far as possible savings effected in supply to the main undertaking at less than commercial market price. In this connection, I regard the objections to such undertakings occasionally put forward on the ground of the committed of the committed and of inflar competition with private enterprise as absolutely impusting, and would meet them on the ground that the State is as fully just field in ampulsu. is in underwriting its own risks in the for inst

on the

interest ons are based on the factor of supply at less than market rates

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- 5 These principles may be held to apply to irrigation and Government power undertakings (hydro-electric). In both cases Government develops natural resources to provide public services.

The objective of irrigation is to provide and increase food supplies and industrial crops. The object of a supply of power, so far as the State is concerned is mainly industrial development. Both are public services and the prices charged should be based on the bare return? Both are suitable media of travition subject to the economic limit but in the cross of new irrigation works and of power supply the economic limit of travition is low. As regards irrigation, pleave see my separate note of the travition is low for the first essential for industrial development is cheep power and any considerable travition would defert the object in view.

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NOTE ON WATER RATES

Denu-official from V RAMAKRISHAN FSq Under Secretary to Government Revenue Deputinent to P Hanakin Fsq act in Micr Chief Figures and Joint Secretary to Government Public Works Department (Irrigation) dated the 8th April 1925 No 1301 B/25-2

I am to enclose for your peruval a note on the principles for the lety of water rites in the provinces of the Punith the Central Province and Bihar and Orissa received from the President of the Taxation Figures and mittee and a note by the Chief Figures of the United Provinces of the irrigation system in force in that province It is reported that the Committee have not so far found that the Government of any province have a defined policy on the subject. I am to request you to go through the enclosed papers and to see whether you can help the Committee in arriving at a more definite policy on the subject. The Committee will stay in Madras from the 20th to 20th April 1925.

Then there is the main tract of irrigation in the Ganges-Junia Doah, which contains over 80 per cent of the irrigation in the provinces. Here the runtall varies from 25 to 35 inches a year and the demand for water is keen. Dreij kind of crop is grown principally wheat, cotton, sugarcane, rice and peas, each requires its own intring amount of nater, and every where irrigation has to be given sparnigle, because spring level is furly high and supplies are none too plentiful. Many small deads which mould have been glid of water hive hid to be omitted the remainder is only given water for about 35 to 45 por cent of the land actually under command, the rest must get irrigation from wells or grow crops such as gram and arhar which often do not need irrigation at all.

Irrigation rates in this main tract are higher than elsewhere. The country is very rich, the domand for mater keen and the people can well afford to pay

The country is not uniform as in the canal colonies of the Punjah, and before the size of outlet can be fixed it is necessary to consider the class of crop and the amount of easing well nigation. It has been the practice in the past to fix a maximum percentage to be irrigated from all sources and deduct from this the percentage to be irrigated from all sources and deduct from this the percentage to the irrigated from the subject of continuous to be irrigated from wells by reison of its distance from the canal or village water course and canal water is then given for the remainder. The true to be irrigated by each canal outlet is thus settled, but before the size of the outlet can be fixed it is necessary to decide on future running of the channel. It has been found that when supplies an entire running of the channel. It has been found that when supplies an entire running of the channel are not not not always are in the radh season—it is not a sound policy to run short supplies in every channel for then there are absorption boses in every mile. Vinn lines only are run constantly while the distributions of these are run with full discharge every second week and thus boses are reduced and there is more water for the cultivator. When therefore the area to be irrigated from any outlet has been settled the size of outlet is faced according to this area but in the case of rule irrigation it must also depend on whether the chinnel will be run with a constant or alternate outlet was deed according to this area but in the case of rule irrigation it must also depend on whether the chinnel will be run with a constant or alternate outlet was deed according to this area but in the case of rule irrigation it must also depend on whether the chinnel will be run with a constant or alternate of the cultivators were able to establish a rule to the number of the rule of the cultivators were able to establish and the rule will be run with a constant or alternate of the rule of the rule

Listly there is the tract south of the Junna rice in Bundell had Hero the runful varies from 35 to 45 inches. The country is often steep, and there are rocky hills in which the ricers and streams rise and these functions floods in the rains but quied by dwindle to nothing Storago lakes are necessary everwhole for use when the ricer supplies give out

The soil frictor comes in here to a very great extent, there is httle good materiar and consequently there is not) little use soin. On the Datte civil list veiu only two ways of the set irrigated against 56 000 acres of wheat generally mixed out grain. In net years the demand for water is never keen and even in orders were large areas of the retentive black cotton soils required water in day years which are very frequent, water times off thestop slopes quickly and it is extremely difficult to meet the demand with the hundred amount of water in the reservoirs. The country and the people are poor and improvident using of them belonging to the iloriginal triles of Central India. It is supessible to charge high rates here, and Government does not attempt to do so succe all irrigation works are looked upon as of a funine protective nature.

One of the greatest difficulties in Raindell hand is the distribution of nater in dry years. Here is generally little demand till the rains fail in September and then there is a suddin cry for water to save the Heart crop usually from the e-cultivators who never take canal water in ordinary years. If all these nere given nater, the reservoirs nauld often be run dry and there would be none left for the rals customers.

It has been the practice therefore to refuse water except alon there is any to spare trusting that at least a fair share of the Harri will give a crop error if reduced and so the water is alored for the rol. It used to be the practice till 1920 to utilize if necessary, the whole of the storage available, to sow as large an area as possible and gamble on the winter rans. If these came, the country was saved, otherwise there was disaster where there were light soils, though probably the retentive black soils once given a good soaking yielded a fair crop. This policy leads to many complaints from the cultivators of the light soils who are the regular customers for civil water in normal years of 18 to years, therefore, it has been the practice to hold up at least 40 per cent of the water stored and make sure of maturing as much as possible of the crop of these people who support the canals in the years of plenty

Except on a few of the new capals, progration is not so backward as in the Central Provinces, and there seems no reason to introduce the agreement system since the people would only come under such a system if the rates were reduced considerably, and as in most of the canals the available water stored is utilized during the rabi season, any system which would reduce the rates would not be a paying proposition

It is very different in the Central Provinces where Government has to do all in their power to induce the cultivators to take water for rice since they do not require it later for rabi An interesting experiment was tried in one canal division to induce the people to take water for black cotton in one canal division to induce the people to take water for black certon soil (Yai) during rains, for three years water was given free, but the people did not avail themselves of this privilege, and the maximum area so irrigated in any one year was only 5,000 error. This shows how impossible the would be to introduce the agreement system for tharif in Bundelkhand. If the people want water they will pry full rates if they do not want it they will not take it even if given tree

It may be noted here that a contract system for selling water at outlet head, a lump sum being paid according to the size of outlet was tried for ten years from 1862 to 1872 on the eastern Jumna canal, but it failed absolutely, because the cultivators were unable to distribute the water fairly nor could they agree among themselves as to the share which each should

The present system in force in the United Provinces is the result of long years of experience. Committees have set on one subject or another and experiments have been tried but always it has been found best to distribute the water available as fairly as possible when the cultivators require it and only ask them to pay on the area which actually gets water and not even then unless the crop is brought to maturity

Note by the Chief Engineer for Irrigation, Madras.

WATER RATES

(See also my replies to the questionnaire)

1 (a) The land revenue and water rates should be separated

(b) The land revenue only should be considered as reprecenting the (b) the land receive only stome of constitute is representing the States share of the productive (e.g., pure traviation all the factors which sars the productivity or value of the land spart from the price of water for irrigation should be assessed in high the rates per are under this head, such factors will be classification of soil a milability of witer gunnly and class of source etc

(c) The land revenue should be assessed under three heads (i) The In the time recently should be assessed under three heads (1) Into the last proper—corresponding to the dry rate (n) a surcharge assessed in the lasts of availability of water and class of source and (iii) in the case of protective works or link which take water only in unfavourable seasons in insurance for

Itens in a lamb wall in lufe what is now sometimes known as a betterners for an little state of lind reverue, and should be relifted to irrigate in turks. The whole if the tax it is under a should be recoverable

as arm its of limit assence

(d) The water rate of ull be a price for the water fixed by the cost of production. This would be recoverable under agreement. A clause has been included in the Malras Irrigation Bill making such agreements run with the land at I linking on leirs and as igns

2 Under this system even supposing the roots declined to take the water when it was available, they would still have to jay a tax for the facility effered but such a contingence is unknown in this Presidence in cases where the sent is suitable for net cultivation

extremely difficult at present to effect either a compulsor, or voluntary reduction of the supply to improve the duties. The only fact which im presses the 190t is that he pays the same and gets less nater. Under the new Irrigation Bill it will probably be impossible to improve duties with the present system in operation. This waste of water involves a very serious loss of revenue which escapes notice, only because unfortunately it does not appear in the accounts. It also causes a serious reduction in output of crops as compared with the possibilities.

13 The outstanding difficulty in the way of sale of water by measurement is the difficulty in getting the ryots to co-operate and not together and lack of co operation is effective because of the subdivision of the land into small holdings each of which his to be supplied separately. The including multiplication of small pipe sluces is an added cause of extinating and the holdings are compared for instance, with the Punjah citril colonies where the designers were unfettered by existing conditions.

A second difficulty is inherent in the system of continuous flow. Under this system it is in practice much more difficult to maintain a uniform supply it certain sersons. (This difficulty is less apparent under a storice system). The system was introduced some years ago in the Godin'in and Itsian delths, mainly with a view to render the supplies more automatic and less dependent upon the subordinate staff, but I doubt whether the change his practice and interest and its system whether the change his practice is not in the subordinate staff but I doubt whether the change his practice is not in the subordinate staff but I doubt whether the change his practice is the subordinate staff but I doubt whether the change his practice is the subordinate staff but I doubt whether the change his practice is the subordinate staff but I doubt whether the consideration of the subordinate staff but I doubt whether the change his practice is the subordinate staff but I doubt whether the subordinate

The third difficulty which has been put forward is the cost of suitable modules and the loss of head involved in the use of a module

- 14 As a means of ultimately reaching the ideal of payment for water ly measurement, I would adopt the following scheme as a tentative and into mediate stage—
 - (a) Select suitable areas for the experiment
 - (b) Group the holdings under a suitable distributure
- (c) Allow through the distributary head sluice a 'normal' discharge at a very high duty

For this supply a 'normal' water rate per acre would be charged this rate being considerably below the average in adjoining areas. Water in addition to the 'normal supply would be given on application. All excess water so supplied would be charged extra at say three times the 'normal' rate per cusee (base) on the normal duty. This extra charge would be distributed over the anext on an acerage basis. The alternative method which would possibly appeal more to the normal duty would be to fix the normal duty somewhat low with a relatively high water rate and allow a relation on water saved instead of a surcharge on extra water used. The third method who would probably le the best would be a combination of the first two, faing a suitable duty and allowing a rebrite on savings and making a surcharge on excess.

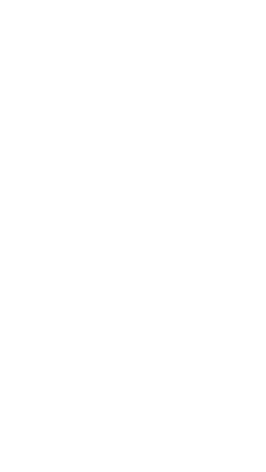
15 This system would require supervision by reliable staff and should be used in the first instance in suitable area as an experiment, preservably under a new project such as the Cauwery settin. The staff should assist in the distribution amongst the roots content and the publication of the content and the publication of the properties of the Agricultural Popularies and the publication of personal inquiries. It would tend to popularies the system of the system of the system of the properties of personal inquiries. I believe a system of this kind would be a certain the created in the roots and that it would tend to receive the the roots and that it would tend to receive the the roots and that it would tend to system, and it could be developed gradually into a complete system of parament on mess irrement.

Mr Hawkins gave oral evidence as follows -

The President Q -You are the Chief Prigincer for Irrigation?

Q -lou are al o in charge of the hadro-cettre survey?

A -- 3 c



the water at the cost price, you are giving him a big increment, but you are going to take only the bare cost of water. I do not quite see way these selected people should get off with the bare cost of water.

A—In all cases we should charge the brue cost of water, but what I would call the transton side, that is to say, the share of the produce, should be kept altogether separate. It can be fixed on a transton base. In the case of power and water thick, only those who are within reach of it and whose particular industrial pursuits enable them to use it can take advantage of it.

Dr Hyder Q-Why don't you charge your water-rate on the principle of what the traffic would bear?

A —Take a concrete example. We have just started the Mettur project We have based the water-rates upon the actual cost of the water. There has been a good deal of discussion over this matter. We have lad to push the rates up to Rs. 15 an acte. There is another place where the local people want to have irrigation very bully. There we worked out a scheme and we have come to the conclusion that we cannot do it for anything less than Rs. 28 an acre.

Q-lou say the people are willing to pay Rs 15 an acre?

A —Yes

Q -Then it seems to me that Rs 15 is nearer the correct water rate?

1—Yes I am all in favour of pushing up the water rates where they are low I have they sconsidered that the water-rates under the Kistina and Godavary schemes are absurdle low But where such an increase over the actual cost of the water is made it becomes taxation, and should be dealt with under land revenue

Q—Sir Percy Thompson has just now and that in the case of power anybody could take it but in the case of pringition, it is used only by some people. Don't you think the real fact of the mitter is this. The number of the people is the people of the people of the people of the people of the people is the people of the people is the people of the people of the people of the people is the people of the people

A -I do not think I can accept this statement. I am taking a much wider view in this case that is promoting the prosperity of the country as a whole

O-Considering that land is your first asset, don't you think that the benefits of your irrigation acheine would be enjoyed by greater number of people-admost all of whom are poor—than the benefits of your power scheme which would be enjoyed only by very few people who would be relatively smaller in number than the agriculturists?

A -I would not accept the theory that the power would benefit only a very few people I think in the long run it would benefit a very large number of people By the supply of power, you will have increased employment and you will have increased prosperity due to the improvement of industrial concerns

Q —I will ask you if the figures under the agricultural employment will be less granter or equal to the increase in the industrial employment, considering the fact that the land will always remain as an asset in this Persidence.

 Λ -1 agree entirely with you that agriculture will remain the staple industry

Q — May I refer you to your note on water-rates. You say, "A second difficulty is inherent in the system of continuous flow. Under this system it is in practice much more difficult to maintain a uniform supply at certain sayons." You mean continuous flow from a river or a canal?

A - I mein a canil

Q -Is it not much more difficult to get a continuous flow of water under canals than in the case of rivers?

A -it is not a point in which all the irrigation engineers agree. There are two schools. One is in favour of continuous flow of water, and the other is in favour of turns.

but we will have to work up to that The whole difficulty is to make the system workable. We must have the co-operation of the people concerned if there are large holdings it would be easy, but if you have sub-division of holdings, it will be very difficult.

Dr Hwler O -Could you do this in the zamindari areas?

A -I think you could make a start. The main advantage is economy in the use of water. If water costs Rs 25 an acre we must train our people to be economical. I can insigne no better way than to let them pay for the

The President Q -If you sell it to the zimindar, le will sell it at a profit to the ryot?

1 -Possibly he would

O -That is not a thing that has been provided for in the Irrigation Bill

1-\o it is a point to be considered

Dr Paranippe Q —But there are tenancy laws in zamindari areas and you can apply those laws presumably to the charge for water

A -Possibly

Dr Hyler Q - You would have the zamindar merely as an intermediary to collect the water rates but they will be actually realized with the help of the Jaram and other receive officials.

A —The ramindary are entitled to water

The President Q-Iou would find that certain number of people claim a title to irrigation within a certain lump area and that the total of their titles is more than the total of the lump area. If A is excluded, he sues and gets a decree then the zamindar excludes B who sues and gets a decree and so on.

A —les

Dr Haler Q-I am quite ignorant of the conditions in Madras, but aren't your ryots waking up and becoming aware of how much they have to pry?

The President—The trouble is this. You have an area of 100 acres and gross who claim rights to irrigation the total of which amounts to 110 acres. The zamindar excludes A who has 10 acres because the area you have is 100 acres only. A suce and cets a decree for irrigation.

Un Hyler -They would get tired of going to the law courts and ulmately they would come to an agreement since the zamindars' interests and the root, interests are bound up

A -- I don't see any signs of that talling place. As I say the system would be tentative. We shall have to advance slowly and carefully

The President Q-Does the Irrigation Act deal with mamul wet?

A -3 cs but it was cut about in Council

Sir Percy Thorn son Q - is I understand it your scheme for charging water rates is to put on a charge which will cover the lare cost of construction and manufacture and

A -les with a slight margin for fluctuations

Q -Then you would allow the State by means of its taxing machinery to get anything ello out of the beneficiary in accordance with the benefit that he gets?

A -- 1 cs

Q.—That may be the best scheme possible but does at not involve this difficulties. Suppose under one scheme you can make a profit on water if you charge a water rate of 11:5 under another you cannot make it unless you charge a water rate of 18:15. In order to equalize the charge between the two sets of people wom title State by means of its taxing machinery have to take the whole 18: 10 for itself?

1-1 should think so trobally You will have to pool the taxation

Q --Don't you get the same result by a short-cut if right from the begininstead of Rs. 5 you charge Rs. 15 all round the Rs. 15 being determined by what people generally would be willing to pay for the benefit of water? or land recentry in the latter area on the ground that the water supply is cherper. There is another revion for that view which I would press strong!s It appears to me most inconvenient and most illegical to treat strongs it appears to me most meantenens and most inlegical to treat the price of inlegition water as at a Supposing, for mistance, in one case the water costs, say, Rs 16, to my mind it would be foolish to say that it should be supplied at Rs 10 Then supposing we can supply water for Rs 10 and the Legislative Council says it should be supplied water for 119 10 and the Legislative Council says it should be supplied only at Rs 15, it is equally illogical My shole conception is that these public services should so at cost price. It does not matter if it is electric power or unything else. It should be supplied it cost price. But it is open to the blate to tax the industries agriculture or others, which profit ha the service

O -lou would not like the State to make any profits out of these?

A - Fo my mind it is quite legitimate, but it should be under the taxation head

Q -To the 11ot it mitters very little one way or the other

1 -It simplifies the matter. I have discussed this question with many members of the Legislitive Council and they all seemed to agree with me The moment we take this view, it clarifies many doubts

O -Aic there many insecure areas in your Presidency that are subject to famine?

A -Oh yes, very many of them Q -In such cases, don't you think that it is the duty of the State to supply water in the interests of the general good of the country?

A -les, I quite agree with that view O -Was that not the idea with which the irrigation schemes were originally started?

secure

Q-W3 implication is this. The State should take a larger view, because it will be seen that the economic life of the people in this Piesidency is not very secure. You should, therefore agree that the duty of the State is to construct these canals and mule the life of the people more

A -Certainly

Q -Even if it costs more you will advocate this policy?

A-1cs, but there are limits to this For instance, we are non dealing with one such scheme I have been endeauouring to work up a project in the Ceded districts. I have taken up the Tungabadra storage a project in the count districts I have traced up the languaged stollage project. He estimate now walks out to dout 23 cores, which readers it in the form originally proposed financially impossible. If that project were undertaken, it would involve an annual loss of revenue of 73 lakes of rupees. That means the State will have to contribute from the general revenues

O -lou say the capital cost is 23 closes, and you estimate a deficit of 73 laklis of rupees every year?

By this the State would have to find 73 lakks of rupees at the **A** —Yes cost of the general tax-payer

Q —Don't you admit that the general tax payer in the Madras Presidency is the agriculturist, who forms 70 per cent of the population?

The President - 70 per cent, not of the population but of people who pry taxation

Dr Huder O -I mean the whole people

A .- That I cannot say I should like to see the statistics before I can

reply to this question Dr Paranjpye Q -Don't you think that the Tungabadra project would at least length 5 per cent of the people of this Presidency?

A -I cannot give vou any proportion

Q-ts regards the system of charging by volume, have you seen Mr Galletti's scheme. Do you think it is possible?

A -I think it is possible. It follows the Italian model. That would be ultimately possible, and I don't see any reason why it should not be successful

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you talk about

and final, all of them therefore its cost, the the amount you have

iries with the nature

the duty 'culating the costs, charge for works A—One difficulty which would be unavoidable in this is that there is an element of income-tax in it. If one man has very good land and near to markets etc, he has very great facilities and the supply of water he gets is worth more to him than to another man. You must allocate your taxation accordingly. In effect it is done now in fixing land revenue. At present the class of soil, the neurness of water source and other conditions are taken into account. Otherwise you would not be allowing any margin for fluctuation of amenities.

Dr Paranippe Q-You don't accept the principle of equality suggested by Sir Peres Thompson?

1 -It comes to that

See Percy Thompson Q —I am going to presume that two blocks of land are represented by A and B both equal in point of facilities for market and that both benefit to the same extent if you could put water on them. You could put water on land A at Re 5 and on land B at Re 15, and the people on A are perfectly willing to pay Re 15, if required But you only charge them Re 5. You say you would leave the rates to be squared up by the State try machinery?

1-100

Q-In order to do that, you would have to charge block A Rs 10 more than the other and I can't quite see the machinery by which you can get this Rs 10. Why should you not take the short-cut of charging Rs 15 as waterrate?

A—If you do that you would first of all have to assess the actual cost of water for the project and then assess the amenities i.e. the nature of the sol and so forth. It would be more difficult to do this. There is the Cauncry-Mettur project where the water costs Rs. 15 and there is the Godarani and Kistina delias where we can supply water for Rs. 5. What machiners is there by which the water-rates could be raised from Rs. 5 to Rs. 15?

The President -That could be done under a Government notification I think Government have power to raise the water-rates by notification

Q —Aren't you in an extraordinarily illogical position in charging one made Rs=5 and another Rs=15 in exact) the same kind of area and for exact), the same water 2

A -I should submit that it is not illegical. We are charging the price for the commodity

O -What do you mean by price?

A -The actual cost of nater to Covernment

Q -When you purchase a hat, you don't pay exactly what it costs the man, but you pay its cost plus profit

A -I am coming back to the principle of the State service

Q -What is the objection to the State making a profit?

A -1 have discussed these things with a good many members of the Legislative Control and I have found that the moment son say that the State or making a profit their raise an objection. Generally, there is a feeling of objection to the State making profits.

Q —Ing't that the very thing modern States are aiming at? I will read to you an extract from a passage about the bathoe-lettin schemes in foreign countries. "In Sweden the recenit from the business undertakings of the State has diveloped quite as markedle as the public revience as a whole In 1914 the capital invested amounted to 1920 influors knowes or more them two-thirds of the funded State debt, the yield was more than 50 with me against a total debt charge of 21 millions." That is modern State seculium.

A=10 all depends up in which method is accepted. It is partly a theory and p into practice

See Percy Thomps in Q-I am not thinking of the political difficulties at the present moment

A -To a certain extent, I am

Dr. Itananppe.—The equality of the two pieces of land suggested by Sir Percy Thompson does not hold good in all respects. One is more favourably situated in regard to availability for being irrigated, and the other

The President Q -Isn't that so in the case of new land under Mettur?

A -Yes In the Godavari, for instance, the water costs less there is a natural facility for irrigation. In Mettur it costs more because the water has to be stored

Dr Hyder. Q —Let us keep out the political difficulties and come to the theoretical difficulties. There can be no theoretical limit as to what the tenant can afford to pay Should the State try to fix the value of the tenant can afford to pay Should the State try to fix the value of the like a three people who take it would say that the State is unconscionable like a treatment of the state of production of water, the name of control of value, and the state of production of water, the name of the state of production of water, the name of the state of the state

A -That is my idea

Q —But there is no definiteness about what the water is valued at

The President Q -You have had very considerable experience in the Government of India?

A -Ves

 \mathbf{Q} —Do different provinces agree in their method of assessing what the water costs?

A -I think so, on the whole They do not all follow the same system in the levy of water-rates

Q -As regards the method of calculating land revenue due to irrigation, so far as we have seen every province has a different formula and most of them are incomprehensible to a decree

A -They are very varying

Q -So that you have no uniform system of ascertaining the return?

A -No

Q-It is very doubtful if any of the methods are correct

A -Probably

Q -The duty for water which you get in different provinces and even for the same works in one province is totally different?

A —Yes

 \mathbf{Q} —So when you talk about what water costs per acre, you talk about a very indefinite thing

A -1es about a very variable thing

Q -So far from these facts being absolutely definite and final, all of them are extremely variable viz the quantity of water and therefore its cost, the return of land revenue due to irrigation and therefore the amount you have to recover

A -I should say that the cost of water par nere varies with the nature of the produce and cost of the works

Q -What about the duty?

A -The cost of the water per acre of land varies with the duty

Q .—There is var ation even in the actual matter of calculating the costs, in the matter of overlead charges and in the matter of the charge for works existing before a particular irrigation work was constructed.

4 -To a small extent

Q-But in estimating what your new scheme is returning to jou, jou have to put up an imaginary figure of what you would have had to par?

1-les the cent of repair of old works

Q -So that it is a series of guesen

A - At the same time you ultimately arrive at a figure which would be the cost to the exchequer of the project

- Q —As regards the method of assessing, you have one method, the Chief Fugineer of the United Provinces a second, that of the Punjub, a third, and that of Burma, a fourth
- A -As regards assessing the cost, the method is practically the same in all cases in the Presidency, but it varies to a certain extent where old irrigation works exist.
- Q-To arrive at jour water-rate, you deduct the credit on account of land revenue due to irrigation from the cost of the scheme and then jou say that the scheme pays the difference?
 - A —Yes
- Sir Percy Thompson—Suppose your scheme costs Rs 1,00000, you want Rs 5 per cent on that, 1e, Rs 5,000 Your maintenance is Rs 5,000 you have a definite figure of Rs 10,000 If you have to irrigate 10,000 acres of land, there is no question of transferring anything from land revenue The amount you recover would cover your cost of construction and maintenance
- The President —The amount you have to recover is arrived at by deducting from Rs 10,000 land revenue due to irrigation
 - Q-You also would have a further effect due to the old works?
 - A —Yes
- Q-You don't get anything like the duty which you ought to get in this province?
 - A -Not in many parts
- The Maharajadhiraja Bahadur of Burdwan Q—On page 231 in your note regarding water rites ton say that land reseaue and nater-rates should be separated. At present when a person pass land towence I understand that water rate is included in it.
 - A -In some cases it is a combined assessment
- Q —Lour idea is that, land revenue, being a form of tax should be taxed separately, and water-rate should be charged as payment for a commodity P
 - A -Yes
- Q.—Then you was on page 233. The Central Provinces deals with protective worls. This cleves of work will be of great importance in this Presidence in the immediate future a nee two out of the five large projects in view are of this typ. In the case of a protective work it is perfectly clear that in some excess you will not be able to make it productive.
 - A -Yes
- Q-In other words, the State would have to pay for that work, because it is a protective work and not a productive work
 - A --Yes
- Q -Tor instance, you may have a channel not only for irrigation from which you can, so to speak, get a return by water rates, but you may have it as a sort of protective work, so that the overflow of water during the rainy season may not flood the country
 - A-No, here it applies more to protection from famine
- Q -Whitever kind of protective work you may have, it would not be so eye to get back your outlay of expenditure as it would be in the case of a productive work, where you can put on a water rate
- A -- I lood protective works are charged to the capital account of the project. What we call protective works are works which are for protection from Jamine and the return is looked for in the protection afforded.
- Q -You say that "this class of work will be of great importance in this Previdency in the immediate future, since two out of the fire large projects in view are of this type." Which works do you refer to?
- A -I was referring to one in the Ceded Districts the Tungal hadra, and the other to a project in the Combatoro district
- Q -In how many years do you think the Combatore project would I ring in some profit to you?
 - A -In three years

Q—Then you go on to say that 'I agree with the Central Provinces principle that roots who make a contract should pay less than the roots who take water only in demand. We had a winces in 'Ma Iras—a Govern ment official—who tell us that in certain zamindaris you charge water-rate at a lower rate than you charge from your own direct tennats. When you speak of roots who take water only on demand I take it that you have in ries zamindari roots who may be taking water on demand.

A-No I think you are referring to cases where a zamindar has a definite prescriptive right to certain water

Q—Supposing you have a particular channel and that channel has been constructed by the Government mainly for the lenefit of its ryots in the temporarily settled areas. Suppos that this channel passes through a permanently settled area as well. Suppose I happen to be a zamindar in that area and there is a tenant under me who takes water. Then do you charge him at the same rate as you charge the ryot in your temporarily safely area?

The President Q—Your rate in the zamindars is water rate, but in a temporarily settled area you have the consolidated wet rate?

1 100

A -1cs

Q - ind the consolidated wet rate may be raised from time to time and
it may amount to more than the rate in a zamindari area?

A V--

The Maharajadhiraja Bahadur of Burdwan Q-Supposing the consolidated wet rate amounted to more thun the water rate, when you take all the factors that go up to make up the consolidated rate into account would the water rate in the temporarily settled area be the same as the rate in the zamudari area?

The President Q --Actually the water rate has not been altered for the last 50 years. The consolidated rate is being varied every 30 years, so that it cannot be the same

A -Yes but the variation takes place on the land revenue side and not on the water rate side as the cost of the water has not altered materially

Q—The consolidated water rate is theoretically half of the net return or the return of land plus water, and if this is increased the share of the water increases as well as the share of the land

A -Theoretically it may be assumed so

The Maharajadhiraja Bahadur of Burdwan Q —Apart from the theory, in actual practice do you find that the water rate in the temporarily-settled area is the same as that in a zamindari area?

A —Under the consolidated system the demarcation between waterrate pure and simple and land seconic somewhat ill defined. It is difficult to split them up in some cases. The cost of water would be the same

Q —Supposing you had a channel where you only introduced the waterrate and you gave the benefit of that water rate to your tenants in the temporarily settled areas and in that area you fin! also there are tracts which are perminently settled and the zamindar or his tenant wanted water would you make that water rate uniform both for your temporarily-settled ryot as well as the zumindar i ryot?

A-les Suppose you have a protective project, irrigating mainly the dry error. If the ryot irrigates wet crop he takes water in every season. In the case of dry irrigation the ryot will take the water only when there is necessity. In a good year he won't take the water so that the return is varying. So the man who is afforded protection ie a facility to take water when he wants, should pay something for the protection as an insurance fee.

Q.—In other words the man for whom you really start these protective works should pay at a rate which is different from the rate which another man pays?

A -- No that is not the point contract to pay so much per year then the would pay less than a man who takes witer only when required

Q -As regards the method of assessing, you have one method, the Chief Fugmeer of the United Provinces a second that of the Punjab, a third, and that of Burma, a fourth

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Q -- In how many years do you think the Combatore project would I ring in some profit to you?

A -In three years

A -Ves at may be the theoretical maximum you could take

The President Q-If the land revenue were really equal to half the net produce, the plan of making a joint charge for lind and water on settlement principles would afford an appropriate middle course?

A —Yes

Q—But the increasing moderation of the land revenue settlement and the proposed limitation on increases makes it impossible to proceed on these lines since the increased yield would in some cases not even pay the cost of maintenance and interest on capital cost.

A -Ve

Q —An alternative plan is to fix the charge for water for homogeneous art is at a rate determined with reference to the amount which the least favourably situated cultivator is ready and willing to par

A -That is an alternative

Q —This would involve separating the charge for water from that for the land and making the former part of the cost of cultivation

A -Yes

Q —The land revenue would then be a proportion of the yield arrived at on settlement principles after deducting the cost of water in addition to the other cost of cultivation.

A —Yes

Q —The rate so arrived at would vary with the reliability of the source and the nature of the eron grown

A - Yes, that fits in with what I have stated

Q-You accept this as a general summary of the discussion?

A -les

for Percy Thompson Q-\ou \sigma_3 that the charge for water for homogeneous areas should be fixed at a rate determined with reference to the amount which the least favourably situated cultivator is ready and willing to pay But I thought what you would do is to fix it is reference to what it costs to the State to supply the water

A -I prefer that method

The President Q—You have given us instances of the reduction of all incident at which you have arrived that its, your most favourable strated areas are passing less water rates, and as you go to the less favourable strated areast the cost of the supply is increased and you will have to charge more. As between different projects your present saturation is that the more at costs you to supply the water the more you are going to charge?

A - Yes. The more it costs the more is the charge for water

Q -Rut the actual effect on the land is the same?

m/-lm

Q -Practically your new areas are passing a much higher rate than the areas under the Godavari and Kistna's

A -les under the system of water rate

Q -Do you think it is logical?

A -That is why I want to make it up by taxation

Q-Would you carry that to the extreme? Take an extreme case of a piece of land that gets water by feods. How are you going to charge it? Are you going to charge nothing for it?

4 - Nothing as water rate but charac under the last rate we lead

Q.—Practically you would have a pereral scheme of taxation to which you would add the cost of the works?

A -Yes, where the water is used

Q-Mar I go on to the hydro-electric adement. You have a very by scheme in contemplation at present?

- Q-Supposing A says "I pay Rs 50 for taking so much water and I by the amount whether I take the water or not" You say you would charge him at a lesser rate than the man who will take on demand?
 - A ---Yes
- Q-But regarding the other principle, I take it that your idea would be that where an irrigation channel passes through a particular tract, whatever class of tenants take the water, the late would be uniform
 - A -Personally, I would charge the same
- The President Q—There is a general agreement that the charge for water is too low, and a very general acceptance of the proposition that it is proper for the Government to take a share of the increased value of land issulting from a guaranteed supply of water newly given, preferably in the shape of a terminable annuity
 - A --- Yes
 - Q -And how should that be taken?
- A-In the form of taxation, or I should give the option of compounding
 - O -That would be terminable?
 - A -I should encourage the payment of a capital sum
- Q—In the case of protective works, it is generally inevitable that the State should not receive a full return But there is no reason why a special class of cultivators should make profit at the expense of the general tax payer, and therefore the rate should be kept as high as possible without discouraging the use of water, and you actually have some protective works that could pay more?
 - A -By 'rate' you mean both the land revenue part and the water rate?
 - Q -The payment for with in whitever shipe it is
 - A -Yes
- Q-In the case of productive worls, the theoretical minimum charge is the cost of maintenance plus interest on capital cost?
 - A —Yes
- Q—And the theoretical maximum, the whole difference between the profit on an irrigated crop and that on an unirrigated crop That is, the maximum that the State could take is the whole of the increased profit that a man gets on account of irrigation. Suppose a man is having a dry crop, you give him water and thus increase the produce. You let him take the same profit as before and you take the balance.
- Sur Percy Thompson Q—May I give you an example? Supposing you have some dry land on which a profit of Rs 100 can be made from growing dry crops. The Government puts water on it and you make a profit of Rs 150 by growing a wet crop State can take the increase of Rs 50 leaving him in the same position as before, so that he gets no benefit from the water and is not damnified from it
 - A -- In those circumstances no one would take the water
- The President Q.—The theoretical minimum is the minimum that does not damnify the State and the theoretical maximum is that which would not damnify the cultivator
 - A -I would not hile to subscribe to that myself
 - Q -Would you give us an alternative maximum?
- A -Jt is very difficult to fix it. Taking my own view that you charge the cost of water the taxation element is fixed by the ordinary economic principle, viz., the requirements of the State and the taxable capacity of the people
- Q-The theoretical maximum in the case of income-tax is what would leave the man enough for subsistence. But nobody has ever dreamt of taking that maximum
- Sir Percy Thompson Q —The theoretical minimum in the case of irrigation is that which would cover the cost of construction and maintenance and no more. The theoretical maximum is what I have stated

higher classes, it cannot be considered so in the case of the lower classes such as the coole population. A moderate consumption of liquor is considered by them more as a necessity. The correct principle would be that drink should be so taxed as to minimize consumption and not entirely provent it as such a step will newtiably lead to a large increase of illustic practices.

Q 25.—So far as excise revenue is concerned, it is not possible to differentiate clearly between classes 'who by religion or custom are prohibited from taking intoxicants and others. Religious prohibition does not

imply in practice entire abstention

Q 50—To a certain extent such a graduation is possible in the case of imported highor, the customs import tariff, for matince classes champagne by itself for purposes of assessing duty. But the graduation can only be a rough one into broid grades of classes because the 'value' of such articles as choice wines or liquors depends, to a giert extent, in countries where the standard of living or of living is light enough to give rise to an appreciable demand on such imponderable factors as fashion or taste. In this country I question whether any useful purpose would be served by attempting a more particular graduation, the class which consumes these articles is very limited both in numbers and in wealth. So, far as such articles subject to duty of excise are concerned. I do not consider that the conditions in this country are such as to render such a 'graduation' practical. No one so far has thought of laying down a cellur of 'clorice old arreal' nor is there such a 'thing as 'triango toddy'. The travition is and can only be based (in the case of hquors other than toddy and beer) on the relociolic strength.

Q 61-It would be a rash undertaking under present conditions to propliesy what may happen in the near future regarding prohibition or local option or any other public question. It may be admitted that among the 'intelligent' and political classes there exists an element which is bona fide devoted to temperance and which advocates either total prohibition or a wide measure of local option as a preliminary step thereto, in alliance with this section of Indian opinion is to be found the missionary influence, which undoubtedly proceeds from sincere conviction. There has been a further, and probably a more numerous section which adopts the cause of temperance as a contenuent ground of attack upon the Government and the Ministers with the ulterior object of embarrassing them by clamour and by attacking one of the principal sources of the revenues at their disposal These tactics achieved in 1921 and 1922 a considerable measure of success, in 1921 the Government lost about Rs 80 laklis of revenue largely as the result of the anti-drink agitation carried on for a time by the most lawless methods of intimidation both of renters or intending renters and of consumers The attacks on the excise policy of the Government have proceeded, and to a great extent still proceed upon the ground of the growth of the revenue from liquor and ignore the fact that consumption under all of the revenue internal native and agreement and account in the matter and several and internal agreement and interpretable they ignore also the fact that probabilities under existing conditions is not a matter of practical politics. I append on this aspect of the matter an extract of paragraphs 57 and 58 of my report on the Excise Administration for 1990-21 written in September of that year In a note written about the same time I observed; I, do not think that much from a discussion of the theoretical arguments on the subject, nor do I think that western experence is of paramount value " The fact is that each country must work out the In this Presidency we are confronted with two cardinal as a guide problem for itself. In this Presidency we are confronted with two cardinal facts. (1) that nature has provided almost in every feld and village, the means of indulging the desire for a sleoholic stimulant with the minimum of means of managing the desire for a minimum stronger with the minimum of trouble (2) that possibly as the result of these cond tons the greater part of the population notwil standing the precepts of religion do not ablatan from alcohol. The statement that this labit was introduced by the British is one of those falseholds which are the stock in tride of seditions agrittors and no caudid et the will. I think maintain it

The point has been examined at length by the Bombas Excise Committee in Chapter II of their report which abundantly establishes the falsity of the charge

Given these conditions it is surely obvious that what is needed is a change of conviction in the minds of the masses and this can only come as the slow result of the spread of education and of liabits of greater foresight Q-What is the plan by which it is proposed to work it? Is it purely as a Government undertaking or do you give concession to a company or combine both?

 Λ —It is not yet settled. The present intention is to work it as a Government measure

Q --What do you think of the scheme in Swiden? There the equital invested is 1020 million kroners and they get an yield of 57 millions against a debt charge of 23 millions

A-1 apply exactly the same principles there. I would charge the cost of supply and look for a return to increased income-tax and other retenter resulting from increased property.

Q —How would you upply that for instance, in Sweden where they have the monopole of the whole undertaking right down to the supply to the householder? How are you going to die do the rate into the cost of supply and tax? Would it not be better to tale a single rite?

A —The case of the detailed supply to the consumer is not in contemplation at present. It is proposed to sell power in bulk

Q —If you take the cost of supply and the separately, would not they both vary from year? The cost of maintenance may go up in one year

A -There might be a viriation in the cost of running

Q-lou would view those two parts from year to year according to the circumstances?

A —I would vary the rate for domestic supply, just as a gas company increases its rates when the cost of production of gas goes up

Q -But it does not split it up into the cost of producing the gas and the profit

A —But the variation would not be under the taxation head except ly modification of taxation lour variation would come under the cost of the commodity Suppose the wages went up Whatever taxation you levy, it would be based on your principles of taxation.

Dr Paranypye Q -Don't you apply this principle to post offices? If the cost of running the post office rises you increase the postal rates

A—That is what I menn lou could have a slight margin of profit not strictly speaking profits, but a margin to allow for fluctuations

Dr Hyler Q - You have read the note submitted by the United Provinces Chief Engineer, where it is said, the Government found themselves compelled to have a formula for busing their irrigation rates that is, they would vary their irrigation rates from time to time according to prices

A .- The prices of the crops would not affect the cost of water, because the cost of water is fixed

The President Q -- You would vary the tax portion with reference to price?

A-les, to a certain extent, but on a resettlement

Mr H G STOKES, CI E, ICS, Acting First Member, Board of Revenue, and Commissioner of Excise, Madras, was next examined.

Written memorandum of Mr Stokes

Q 23 I am only concerned with the question so far as it relates to be used in a gree generally with the statement but it must be noted that though layor nay to a certain stant be smalered as a busing for the

I of explanes at cannot be expedient so in the case of the large classes such I glet claws, it cannot be considered so in the case it too i wer classes such as the earlier population. A repletable or sumply in sell figure is considered by their rivers as a necessity. The correct principle would be that drink should be so taxed as to it in size one simplifies and in their left present it as such mater will appear to be been a large appropriate of all est a ractions

O 25-50 far as ear so reachus is concerned it is not possible to differentiate clearly letwern clayer who by religion or or term are present tited from taking interiority and ottory. Religious probability of the

empts in practice entire alatentica

O Wi-To a certain extent such a craduation is to able in the case of interested liquit the custon is nort tariff for instance classes charapages by steel for juspees of as exing duty. But the graduation can only be a reight one into treat grades of casses, texause the status of such articles as of a wince or liques depends to a great extent in countries where the standard of higher or of luxury is buch erough to give countries where the standard of fixing of of deads a long country so give use to an approviate derand on such til noteralle factors as fashion or taste. In this country, I questin whether any riseful jurpose would be seried is attempting a rose particular graduation, the class which consumes these articles is seried in test both in numbers and in weath. So far as such articles subject to duty of exists are concerned. I do not consider that the confit us in this country are such as to render such consider tractife certities in this country are corn as to remove such a 'graduation practical. No one so far has thought of laying down a celler of choice old arrach in rise there such a thing as sintage todly ! The taxation is and can only be lased on the case of houses other than todly and been on the alcelelic strength

O GI -It would be a rash undertaking under present conditions to protless what may happen in the year future recarding prohibition or local option or any citer rubbe question. It may be admitted that among the 'intelligent and political classes there exists an element which is long f le dereted to ten praire and which advocates either total prohibition or a wide measure of local option as a preliminary step thereto, in alliance a wide treasure of leaf often as a preliminary step thereto, in alliance with this section of India crain is to be found the missionary influence, which unfunftedly proceeds from source conviction. There has been, a further, and prelate a norm numerous section which adopts the cause of temperance, as a conviction ground of attack upon the Government and the Ministers with the ulterior of ject of embarrassing them by clamour and by attacking one of the principal sources of the revenues at their disposal These tactics achieved in 1921 and 1922 a considerable measure of success, in 1921, the Government lost about its 80 lakks of revenue largely as the result of the anti-drink agitation carried on for a time by the most lawless methods of int midation both of renters or intending renters and of consumers of liquor. The attacks on the excise policy of the Government have proceeded and to a great extent still proceed upon the ground of the growth of the revenue from hours and more the fact that consumntion under all or most of the heads has been either stationars or has exhibited of recent or most of the firsts has been either stationars or has exhibited in resent years a ten lenes to decline, they ignore also the fact that prohibition under existing conditions is n t n matter of practical politics I append on this aspect of the matter an extract of paragraphs 57 and 58 of my report on the Excise Administration for 1990-21 written in September of that year. In a note written about the same time I observed "I do not think that muclthe subject, nor do I think that western experence is of paramount values a good of the subject. as a guide "The fact is that each country must well of the problem for itself. In this Presidence we are confronted with the entire as a guide facts (1) that nature has provided almost in every fell and your a means of indulging the desire for a alcehola stimulant will ill it is of the jopulation netwith standing the procepts of reis one of those fals hoods which are the stell in ti-tors, and no can'll critic will, I think, name

The point has been examined at lord 1 mittee in Chapter II of their sepert of falsity of the charge

Given these conditions it is anichange of conviction in the tunds it t the slow result of the agre leter

and thrift, assisted and stimulated no doubt by social work among the masses Outside the efforts of mission societies and of temperatice societies in a few of the larger towns such effort has, I think, been on the whole conspicuously absent. The progress must inevitably be slow, but in proportion as it rests upon real conviction, it will be sure. When that conviction is shared by the majority or even by a large proportion of the classes affected, local option or even prohibition will be possible and will work. Without it, it is impossible, I consider to expect success. On the contrary, an unwise reduction of the taxed and lieit supply will merely impair the effect of the steady pressure of taxition operating to check consumption and the control which the Government at present can exercise Under existing conditions, you cannot legislate people into abstinence by the votes of 5 per cent minorities, any more than in the long run you can bully them into abstinence by riding people on donkeys by covering old women's faces with dung, or by the other methods of lawless intimulation which have characterised the recent temperance movement. Even the imposition of caste penalties without real conviction will, as experience has shown, prove of only temporary effect

During the three years that have elapsed since the above was written, the use of violent methods has subsided, though it has not entrely disappeared. In other respects the conditions are unchanged. The natural facilities for obtaining alcoholic stimulant are as widespread as over and, broadly speaking, the propensity of the lower classes to indulge is not diminished. Nor is it now any easier than it was three years ago to suggest any system of prohibition or local option based upon the votes of the classes. 'any system of prohibition or local option based upon the votes of the crisis affected which will ensure that their real washes are ascertained. These difficulties may, perhaps will disappear with the social and political uplift of the masses. Under the existing conditions, I consider that prohibition would be impossible to enforce, and would be detrimental not only to the interests of Government but to the advancement of true temperance is satisfactory to note that there are signs that general opinion is tending is satisfactory to note that there are signs that general opinion is tending towards a somewhat saner attitude and is more disposed to contemplate what is practicable than what is ideally desirable. A recent temperance meeting in Madras was not content with passing Utopian resolutions, but actually appointed committees to evolve schemes for alternative sources of revenue, and in a recent full dress debate on the excise policy of the Government the Legislative Council approved by an overwhelming majority the Ministerial policy of 'fettina lend'.

In Appendix II to the reply to this question is given a summary of the steps taken to discourage drinking and to limit temptation. Most of the steps taken to discourage druking and to limit temptation. Most of the measures taken directly with the object of promoting temperance or abstinence are in an experimental stage, and their results cannot yet be judged. As regards others—such as the reduction in the remoter of knows—it may be doubted whether the results have not been rather to stimulate evenus crime than to promote abstinence this result has followed analogous measures in other provinces and is one of those foreseen by most people who may be a province of the second province and is one of those foreseen by most people who may be a province of the second province and is one of those foreseen by most people who may be a province and it is not a familiar and investments. are familiar with the practical working of the ablant administration

Q 62-I do not advocate total prohibition and I have not considered possible alternative sources of revenue

Q 63 (a) and (b) -Accepted in principle

(c) —I would accept the propositions here stated so far as intoxiciants are concerned. To law down however, that the only important indirect taxes which should be retained are those on intoxicants or ant morreet taxes when should be retained are more of incleants of the considerations to be decided not merely with reference to theoretical considerations but to the labits ways of thought and preferences of the people taxed, in this country for instance direct taxation is largely resented, indirect fixation so long as it is not excessive is paid without difficulty

(d) -Yes

(e)—I believe so It is for example a fact that, broadly speaking the consumption of liquor (arrack and toddy) and consequently the revenue from yend rentals tends to such a degree to rise or fall in sympath) with the proposition of the constraints of the const with the prosperity or adversity of the agricultural classes that these fluctuations serie as a very fair index of the state of the season present or prospective

Q 65—So far as this Presidency is concerned, there are now practically only two rates of duty per proof gallon, viz., Its 10-10.0 in the Godarari, Kistna, Guntur, Nelloro and Madras districts and the Saidapet taluk of the Chingleput district and Its 8-7-0 in the other areas. There are specially low rates in certain small areas owing to local conditions, viz., the Agency tracts of the Circaris, and the enclives in His Pvalted Highness the Nizam's dominions and round the French territory of Pondicherry. In the agencies, the rate has to be low in order to make liquor available at a comparatively small price, else illuct distillation will become rampant. In the other two cases, the low price is due to the price of liquor being low in the surrounding or adjoining territory.

As regards uniformity of rate, the following table illustrates the position now and during the last about 12 years -

Area districts		Rate of duty per proof gallon													
		1913-14		1918-19 and 1919-20		1920-21 and 1921-22		1922-23 and 1923 24		From 1st April 1925					
	E9		P	25		7	ES	٨.	,	R5	_	P	RS		P
Ganjum, Vizagapatum Godavari, Guntur, Kistna and Nellore			0		11 1	8	6	1¢ 7	0	8 10		0		7 10	0
Ceded districts Madris Town Circle Chittoor North Arcot and Countatore	8	10 1€	0		12	4	8 10 8	10	0	8 10 8	10	0		7	0 3 0
Rest of Chingleput (excluding Saidapet taluk) bouth Arrot Tanjore Frichinopoly, Madura Rumnad, Thinevelly and the hilgiris		14	0	8	1	3	8		0	8	-	0		13	6
Malabar	١.	6	0	8	.1	3	8	7	0	8	7	0	8	7	0
South Kanara	١,	О	()	l۰	11	8	ľ	•	U	8	7	0	8	7	o
Low duty areas	1						1								
Managala and Lingagiri Pondicherry frontier shops of bouth Areot district		16 R	0	2 3	12	10 U	.3	7 0	0	6	0	0	ē	6	0

^{*} Rs 6 4-0 st 19-1--2

It will be noticed from the rates shown under 1922/23 above, that unformity is being borne in mind. The larger number of rates shown in 1925-25 is due to the fact that the strength has been proposed to be reduced from 35° up to 38° up in mine districts and the issue grace per fulk gallon has been feed to same for 38° up in up in a sit is far to up in up, when the strength is gradually reduced in the other parts of the Presidency also uniformity will again be reached.

It is gractically and perhaps describe to reduce the variety of rates as it will present loss dute figure being synuggied into high data areas but I would strongly dipressed any laying done of a landard fat rule on the subject. Local conducts in a large a considerally bearing on the greetion of figure duty. The aim is to fix the duty at the highest possible figure short of strundarty direct practice. I muther, the ratic of the country and it is preprietted of the py judation are not uniform. Many facts after when the question of flung daty is considered, and though uniform by an on principle design of the fact of the proposition of

this case, if all is in order, the levy of duty is made in the province of destination on the liquor being cleared from bond, the rate of duty being that of the province of destination, which also collects the money the bond se than cancelled

(b) When honor is sent from a bonded warehouse or distillery in one movince to a licensed vendor in another, there should be-

(1) A permit or pass from the chief excise authority of the province of destination, in favour of the exporter The exporter may prepay the duty in the province of destination to the chief excise authority If he does, the fact will be certified on the permit, and no further payment of duty will be necessary at either end (except in the case of excess wastage) If he prefers, he may pay the duty at the rate prescribed in the province of destination to the chief exciso authority of the province of origin. In of destination to the chief every admirity of the province of the amount of duty so paid will be adjusted between the province of origin and the province of destination by book transfer

(2) The exporter must also execute a bond as in the case of (a) (2) shove

(3) An advice must also be sent when the exporter removes the liquor to the bonded warehouse or distillery of the province of origin to the authorities of the province of destination, which will verify the consignment on arrival and assess duty or penalty on excess wastage

(c) When a vendor in one province sends honor to a vendor in another province

(1) The exporter will pay duty (if not already paid) on the quantity exported at the prevailing rate of the province of origin

(2) He will obtain from the authorities of the province of destina-tion a permit for the transport of the liquor on which the chief excise authority of the province of origin will endorse the fact that duty has been paid

(3) The chief excise authority of the province of origin will, simultaneously with making the endorsement above, advise the chief excise authority of the province of destination that the export has been permitted and that the duty has been paid at the local rate

(4) The exporter should execute a bond as stated in paragraph (a) (2) above in favour of the chief excise authority of the province of destination

(5) The chief excise authority of the province of destination must arrange to verify the consignment on arrival and will levy differential rate of duty according to the rate in force in province of destination, if it is higher than that of the province of origin, he will also send a verification report to the chief excise authority of the province of origin

(6) If the rate of duty in the province of origin is higher than that in the province of destination the chief excise authority of the province of origin will, on being sitisfied that the consignment has reached destination, refund to exporter the difference between the daty levied on the quantity retund to exporter the difference octiveen the duty received at destination. The province of origin will then transfer in favour of the province of destination by periodical book adjustment the duty leviable on the quantity received in the province of destination at the rate fixed by the latter,

In the case of beer manufactured in this Presidency, the question of issue under bond does not arise as duty is levied on the quantity manufactured and not on the quantity issued and is collected once a quarter. The duty on beer exported to other provinces will be collected in this province and credited to the revenues of the province of destination once a quarter by book adjustment

The simplest method of recovery of duty by the province of consumption from that of manufacture is by periodical adjustment by book transfer. In all such cases the adjustment may be made quarterly

Q 70 -Taking merels the alcoholic content, toddy is more lightly taxed than beer. It would not be difficult to enhance the tree tax but having regard to other considerations it would probably be undesirable to do so

Q 71 -I consider that there is no a priors necessity to insist on assimilating rates of duty everywhere. Fuch province must fix its own rate of duty based on consumption, on the habits of people and other local conditions. There are places in India where charats are consumed levelly hone is consumed in Madras. The rate of duty on bhang has been raised in Madras with effect from 1st April 1925 to Rs. 6 perseer.

Q 72—Arrack is manufactured in distilleries under the contract supply system. These suppliers also are required to establish wholesale depots at required places. Arrack is issued to retail shopl cepers from distilleries, warehouses or depots at rates fixed by Covernment Canna is cultivated by ryots and stored by them in bond at two centres, where from it is issued to herned shopl eepers on payment of duty at a price not exceeding a certain maximum fixed by Covernment. The system is working satisfactorily in the sense that it affords little chance of leaking of revenue.

Q-73—All slops for the retail vend of country sprits and lant, all ganus and opium slops and all beer shops and foreign liquor twens (where consumption is allowed on the premises) are sold it autient. The other foreign liquor shops no licensed on fixed fees. In the case of these fixed fee litense, the respectability and situs of the persons implying for beensere taken into consideration as also the trade conditions, i.e. (certain firms are solo gents for certain brands of liquor).

The system of disposal followed in this province is quite satisfactory from the point of view of taxation in the sense that it probably secures to Government the fullest share in the value of the privileges conference.

Q 74—The figures in Annexure J, so far as this Presidency is concerned, comprise arrack and toddy shops under the outstill system. The closing of shops has been probably overdone in this Presidency, and the result has been that as there are fewer shops for competition the intrinser value of shops has veally increased. There is no doubt that the result of reducing the number of shops in this Presidency has had the result of reducing the number of shops in this Presidency has had the result in the different problems.

Country spirits

Ates	Jerr	Number of shops	Rentals per shop	Consump- t on ter shop	23 com	consumption
Madias City Madras Presidency, inclu- dir g Madras City Madras Presidency, exclu- ding Madras City	1902 03 1922-23 1902 03 19-2 23 1902-03 1902-23	48 10 10,014 5,917 9 966 F,8 R	R8 2 116 41 552 161 1 140 162 1 001	7,138 6,526 101 278 90 258	2 100 700 658	PFR CEMF 670 276 248

Todde

Area	3 000	Vumber of ahops	rentals per shop	lverage number of trees marked per abop in eccoanus	_ 13	e in 19.2- pared with 2-03 Trees marked
Malinal reals c	[19-2 03 1 7- 21	18,781 10,617	25 -11 1 (85	1(3 -19	PER CPRY	PPR CPV7

The increase in rentals is out of all proportion to the increase in consumption, and the only possible inference is that the reduction in the number of shops has contributed to a considerable increase in the value of the shops that remain

- Q 75 -- It is not impossible to arrive at a uniform rate of duty in the case of opium But I do not see that any great advantage will be gained Local condutions always operate on the fixing of duty.
- Q 76—The draft Opuum Agreement recommends the course in the case of prepared opuum The shops in this Presidency are all for the sale of raw opuum The system mentioned is not in force in this Presidency Shops are sold by auction. Government steek opuum and issue to the licensed rendors on receipt of duty and cost price. The number of opuum shops in the Presidency is 003 (1921-23) and their rentials are Rs 10,19,787 (1924-23). The shops are only at important places where there is a real demand for opuum. The working of these shops is very strictly supervised and the course of consumption in them is carefully watched. Whenever the consumption of the shops are respected in the course of consumption in them is carefully watched. Whenever the consumption of the sale of the shops are respected on the course of consumption in them is carefully watched. Whenever the consumption of the sale of the sale
- Q 77—There is generally no smuggling of opium into this Presidency but there is reason to believe that a considerable amount of smuggling exists in sending opium to Burma especially via Karakal. On account of the limitation in the quantity implied to the shops in Burma and the heavy price charged their it appears a profitable business to sung gle opium to Burma in Burma only non Burman and Burmans registered as opium consumers in 1893 are allowed opium. The number of cases of smuggling of opium to Burma from Madras Presidency detected during 1922 31 was 19 involving 203 seers of opium that in 1923 24 23 cases in velving 162 seers and that in the current very up to date 4 involving 27 seers. Opium is also smuggled to Burma from the Indian States in this Presidency determined.

With a view to check the activities of smugglers a small special force consisting of an inspector an assistant inspector four sub-inspectors and chor cherical and meant establishment is maintained in the Frendency This force watches the smugglers as closely as its numbers permit and has been successful in detecting certain number of cases. But on account of the profitableness of the smuggling trade and the number of active smugglers their success in suppressing the trade is restricted.

The transmission of opium by post is prohilited

, The import by sea of opium or intexteating drugs other than those used for smolling is permitted only by heensed dealers in opium for meditional purposes of his heensed chemists either direct or through their agents on payment of data at the port of importation. The rules in force in this Previdency do not provide for cases of export by sea.

dut, bused on consumption, on the habits of people and other local conditions. There are places in India where charms are consumed heavily None is consumed in Madras. The rate of duty on bhang has been raised in Madras with effect from 1st April 1925 to Rs 6 per-sec.

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Q = 73 M shops for the retail vend of country spirits and tarr, all ganna and opinin shops and all beer shops and foreign liquor therens (where consumption is allowed on the prices see noted by nation. The other foreign liquor shops use licensed on fixed fees. In the case of these fixed fee here is the respectability and slatus of the pixons applying for license are taken into consideration as also the tride conditions, i.e. (certain firms are solo agents for certain brands of liquor).

The system of disposal followed in this province is quite satisfactors from the point of view of taxation in the sense that it probably secures to Government the fullest share in the value of the privileges conferred

Q 74—The figures in Ameritar J, so far as this Presidency is concerned, comprise arrick and toddy shops under the outstill system. The closing of shops has been probably circlone in this Presidency, and the result has been that as there are fewer shops for competition the intrinse value of slops has vally increased. There is no doubt that the result of reducing the number of slops in this Presidency has had the result indicated in the question as the following figures show —

Country spirits

Ates	\\enr	Number of shops	Hentals per shop	Consumption per	23 com	Consumption,
Ma lias City Ma lias Presidency, including Matris City Ma Iris Presidency, excluding Madris City	{ 1912 03 1921-23 1902 03 1922 13 1912-03 1912-03	48 19 10,014 6,917 9176 6,818	2,116 41,652 161 1 140 162 1,641	1,116 6 626 101 278 90 228	2 100 700 658	275 278 278

Tally

\tea	3 mr	Acu jor of stops	hatapub sarja e fac p-a	Average It or case in 1922- to un her of 22 con parel with free marked persion in Fersi's Trees eccentis	
	(
Males Lee be e	1 133	12 721 1 1 617	511 1, 15	1(1) 13 cree 112 cree 113 c	

- Q 142—The statement appears correct so far as large impartible estates are concerned
- Q 143—The statement is based on the supposition that the head of the family is the only earning member. This is not correct in many instances. The argument remains that property derived by succession is not 'carned' property and as such no insuperable objection ought to exist in such property contributing its share to the excheque
- Q 144—In the case of probrtes and letters of administration, all the property the deceased left behind is included in the list of assets. If the law is that, on the death of a person, a schedule of property left behind should be filed and the responsibility for so filing a schedule is fixed by law on somebody, it should not be impressible to administer it. When the schedule of the property is filed, the valuation can be verified by the land revenue officers, as is now done in the case of probte ambientions.
- Q 145-The Government of India, acting presumably, through the Central Board of Revenue as in the case of income-tax
- Q 146 —In the case of probates estates of value of Rs 1,000 and below are exempt. Similarly estates of Rs 1,000 and below may be exempt in the case of death duty also.

APPENDIX I

Q 01—The poles pursued in the past and the measures laid down for graying effect to it have been successfully carried out in this Presidency. It has resulted in checking the consumption of country spirit and toddy and definitely decreasing the consumption of opium and hemp drugs. There is therefore no need to look with apprehension on the large increase in revenue, which has only increased the retail price of intoxicants and thus helped the cause of temperance by checking consumption better than any other method.

While this report is being written keenly organized efforts are being made to prevent the sale of toldy shops for the ensuing lease by methods which though ostensibly peaceful amount in most cases to intimidation of most oppressive kind. The Board earnestly desires to bring one prominent fact to the notice of any genuine temperance reformer who may have allied himself temporarily with the non-cooperator in an agitation which in its unscrupilous interference with individual liberty is surpassing anything experienced in the history of the much abused bureaucracy. This is that in bouth India the sources of illient supply are far more accessible to the regular drinker than in any Turopean country. If the slopes are closed liquor can be had from allows compatho and no more apparation, it is included and a toddy not. In a country where so large a proportion of the lower or Abouring class are accustomed to the use of liquor where every man can (so to speak) have his own beer tap in his own back garden and where the extensive topes which cover most of the countrys de can immediately take the place of the cell orate brewer es of lurope it is futile to imagine that the cloure of slopes will have any permanently appreciable effect in stopping recourse to alcohol. If the police in question were accepted and the shops remain closed one of two results must foll as (i) diraking will go on underlied and uncontrolled higuer leaders to the control of the place of the control of the preventive establishment will have no be immensed increased almost every village constantly particular and transport of the fell for tlackmail of private individuals and for the corruption of officials would be easily expended. Furnor is unlikely that mere preventive actuality evolution of a lost of petity officials while the fell for tlackmail of private individuals and for the corruption of officials would be easily expended. Pure of the source of a lost of petity officials while the fell f

At present, opium cases are presented in the police. This leafs to difficulty in dealing with opium crime.

A Bill to assend the Opium Act has been prepared and submitted to

(a) conduct of procentions in optimic cases by the officers of the Excise Department instead of by the police;
(b) a preliminary consure to the department of the Ex-

(b) a preliminary enquiry by the departmental officers so as to avoid prosecution of cases not proved,

(c) compounding by specified departmental officers of opium cases;
(d) infliction of enhanced punishments in the case of second and sub-

(a) innection of enhanced punishments in the ere of second and subsection officiers by the same accused, (c) taking security from habitual offenders for refraining from such

offences,

(f) making it penal to attempt to commit an offence relating to opium

or intoxicating drugs, and

(g) bringing under control opium sincking

The above provisions will, it is expected, tend to strengthen our hands against opium crime

Q 89—The stamp duty does not, I believe, cover the cost of the maintenance of courts in this province. For the rest I see no reason why the stamps on judicial proceedings should be limited in the mainer suggested in this province as cleaker a people resert to courts of I'm on the financial of grounds. It appears legitimate to taxability to pay as exhibited by resert to the law.

Q 10 —The criticism, even if theoretically true, I think be equally applied to many other taxes, inconserter for instance. I see no resion why it should apply solid to particularly to duties on deed of disposal or transfer of property nor do I see why the social utility of these transactions should be assumed.

Q 91 -No such cases have come to my notice

O 177—At present, stamp duty is lostable only when probates, litters of administration or ancession certificates are taken out. There is no compulsion to tall o out probate or letters of administration and in many cases property which passes to others by talkertance does not pay any tax at all libra some to be no good it soon why the majority of estates should escape with duty. I would agree with the view expressed in the question subject to it is not appearable to example from death duty and that amounts left for public charities may also be example from death duty and that amounts left for public charities may also be example from and only may be considered.

Q 134-4t present the rate of prolate duty as i used on the value of the estate-

The fax may be grelunted so as to vary with the value of the estant left. The other two methods angle ted are impractically. There are immunicall digrees of relationship among Indians and the number of legacies left are

large Q 171-I should be disposed to accept the above general propositions. There would probably be great difficulty in decising and working a system of success on duties on a promotal lasts. At the same time it would not be easy to define the principles upon who the distribution of the received between the Central and Provinced Covernments should be made

Q 100 I should be depend to all t an estate duty with a su table graduated side on the value of the case aimilar to but not identical with that in the livited hing?

Q 141 I and a pretrict to the kind knowledge requisite to replicate full factor of the far as I can be the north of the color of the far at I can be the north of the color of

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APPENDIX II

- Q 61 continued —The policy of Government has always been to minimize temptation to those who do not drink and to discourage excess among those who do, and to the furtherance of this policy all considerations of revenue are subordinate. To further temperance and carry out the above policy, the following methods have been adopted.
 - (a) suppression of illicit methods of all kinds.

(b) maintenance of the closest possible control and supervision over the liquor and drugs traffic.

(c) levy of as high a rate of duty as possible without unduly encouraging illicit methods.

(d) reduction in the number of retail shops for the sale of liquor and drugs and the strength of spirits,

(e) regulation and close supervision of the hours of sale, selection of sites and the general practices adopted in manufacture and vend, and

(f) consulting Advisory Committees and adopting their recommenda tions as far as possible

These have tended to minimize consumption as is evidenced by the fact that the consumption of country sprints which stood at 44 proof gallons per 100 of population in 1913-14 and 49 proof gallons in 1919-20 was only 37 proof gallons in 1923-24 and there is a further fall of 56 per cent in consumption in the current year compared with 1923-24

There has been a very drastic reduction in the number of shops as the following table will show -

	i	Number of shops					
Year	Arraek *	Todly	Opinin	Ganja			
1902-03 1906-07 1912-13 1917-18 1919-90 922-23 1923-21	10 014 10 39 8 3°4 6 619 6 016 5 917 5 93_	18 781 18 681 14 474 11 399 10 727 10 610 10 531	1 182 1 1.1 851 650 613 601 608	649 638 538 413 418 417 1-1			

. F roludii e shops ut der optst li systet :

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The issue strength of liquor was 20° u p prior to 1910-11 in some dis tricts and 30 up in others Reduction was gradually made and it is now 39° up in nine districts

The limit of private possession has been reduced from 8 drams to 6 drams in the case of country spirits with effect from 1st April 19.5 The closur tour of shops has been reduced to 8 p m

The opinions of Advisors Committees are respected and accepted whenver they are consistent with the general principles laid down

As a temperance measure other experiments are also under trial

In the Atur taluk of the Salem district the Shiyali and Tiruturai-In the Attri taluk of the Salem district the Smight and Trittural-undit taluks of the Tanjore district, the Triux datana taluk of the Hanned historic and the Tenkasi taluk of the Tinnevells district all slogs for the veri-of country spirits numbering G7 with an annual rental of alout Rx G 030 have been closed as an experimental measure from 1st A1 ril 1921. These treas are mainly todds or fore consuming areas, at days tod fig. 1st new 1step, 1st armless beercarge, the experiment is with a view to see what the effect of the closure of arrick shops in these areas will be 1st.

With a view to ameliorate the condition of the Bularas and other hill ribes on the Nilgurs the sale of liquor to any member of the hill tribes is ribid red on the Nilgurs with effect from 1st April 1925 except on a medical criticate a gired by a regulered medical practitioner

It must, however, be noted that these undue restrictions are stimulating control to a certain extent. The number of reported cases against the Abhari Laws during the last few years is shown below.—

		Number of cases reported		
	Jear	ID and lindred offences	Fod by offences	
1913 14		1,050	5,071	
1914-15		1,197	1,983	
1915-16		1,024	1,776	
1916-17		1,190	4,416	
1917-18		1,028	1,633	
1918-19		1,595	4,711	
1919-20		1,716	5,201	
1920-21		1,108	5,191	
1921-22		1,430	6,619	
1922-13		1,001	6,623	
1923 21		1.3	6,127	

At pursent there is one Licensing Board for the City of Madras and Advisory Committees for modusal municipalities and major unions. This former has very full powers in regard to the number and location of shops and its decision are only subject to veto be the Commissioner. In the case of Advisory Committees their recommendations to the Collector are advisory, but Collectors always, pure deep consideration to their recommendations. Proposals are now before Government for constituting Licensing Boards for numericalities in the Presidence with a population of over 50,000 and divisory Committees for other talls, board ares. These bodies will under the proposals, have a non-official majority and will have power to elect their own chairman. The rules framed provide for these bodies to publish a last of shops proposed to be sold and cell for objections if any and consider them.

Mr. Stokes gave oral evidence as follows -

The President Q-lou are the Commissioner of Preise?

A -Yes

Q-You are also the Commissioner of Stamps'

 $\Lambda = Well - 1$ and the Members of the Board of Revenue in charge of stamps

Q -You have nothing to do with court fees?

A -It is only nominal

Q-You have sent us two notes one on excise and one on stamps?

A -1 es

Q-I would like to take you straight away t. Q. 61. You say. There has been a further and probably a more numerous as too which delpts the cause of 'temperance' as a concinent ground of attack up in the Government and the Ministers with the ulter or object of end arms and the Guinest with the ulter or object of end arms and then the strains and their disposal. Could you give us am unstance of speeches a safe to 1 this men or speeches made in the Council's

4. Well what I had in nind is the I libri was recently a full-dress distance on the subject in the Council and first the test of the speeches made it seemed to use that they were also is a robe two half can't lead doctrinaire attitude and the whole distance test of more account of the Minister. The Minister for the Minister. The Minister is place is defend in the distance for the Minister. The Minister is place is defend in the distance.

Q-Is it not deper tent or the report of the I ac so Continue.

A-No. The reject of the Proce Connection has not sentence final and adopted

Q-I think there was one a faction in about rationing. The work that it is possible?

111 -33

1-I think it is quite practicable, and could be tried. But it is doubtful if it would be of much use

Q -If you reduce the ration, don't you think that certain people may have to go without drink entirely?

A -I think, as in Bombay, it will probably result in the shopkeeper becoming the ally of the illicit distiller

Dr Paranjpye Q-Have you heard the statement made in the Bom bay Excise Committee Report?

A -I think it was made somewhere by the Excise Commissioner says that shopkeepers me alloing themse'ves with the illicit distillers

Q -In Bombay there is no limit of price consequently they can make profits

A -That is perhaps the case

Q -Have you examined the figures given in the Bombay Facise Report? Cases of illicit distillation do not depend on whether the ration was reached or not

A -I have not examined the Bombay report in detail and so I cannot say anything about that

Q -I mean illicit distillation was found even in places where ration was not reached

A -It may be The shopkeeper found it to his interest to sell more

Q -Even under your system he would do so?

A -Not so much I think the policy of rationing is to be condemned on that bas s

The President Q -In the case of rationing the shoplesper will have no limitation on prices on in the alternative there would be a limit in which case the consumer would pra an increased price for a highly watered

A -Then the consumption would decrease I think in Bombay they have no control

Q-Is not your view that rationing would rather stimulate excise crimes?

A -Certainly The figures of actual detection probably represent a small percentage of the actual existing crimes. I have given the figures somewhere You will please see the figures at the end of my memorandum The figures given refer to actual I D major offences

O -There has been a 50 per cent increase during the last two years?

A -Yes

O -Have you studied the Bengal surcharge system?

A -I have not studied that system

Q -As regards the rates of duty you are norking towards uniformity

A -Yes In the majority of the districts the rates are more or less the same, and we are gradually aiming at levelling them up

Q-in answer to Q 67 you consider "that provinces should have freedom to less any rate of duty they like on locally made liquor as local circumstances require". Is that not a complete departure from the old policy?

A -I have said that the locally-made inutations of imported liquor do now enjoy the same freedom from restriction

Q -But the policy of the Preise Commutee which sat in 1905 and which the Covernment of India adopted was that you should have the tariff rate on exervithing except arrack. But now the policy is to let the Provinces Government has whatever they like on the locally-mode foreign land?

1-10

Q-Would you require any passes for transport?

A - Ire I think wine such thing is necessary. I have given the detailed proposal in answer to Q 69.

259

Q -Then you will introduce a fairly complicated system of control, is it worth while?

A — I think the principle of provincial autonomy is to allow provinces a free hand. To say whether it is worth while one would have to wait and see how the system nords.

Q-Would it not lead to complications between the various provinces?

A -4s far as I can see it may give rise to certain difficulties

Q —One of the previous difficulties was that Bombay would not admit the Madras liquoi. It was illegal even to take a bottle of beer across the frontier in a railway carriage.

A -But I don't think these difficult es are insuperable

Q-We heard in Calcutta that the Calcutta dealers have to pay a certain duty as vend fee per bottle on liquor sold in Bengal and they have issued one pince list for other provinces and another for Calcutta Is it not exceedingly probable that it it is carried too far that the liquor would be taken just across the border and then smuggled bick.

A -There is the possibility But if the provinces work together, I do not think there will be any difficulty

O -Is there any possibility of the provinces working together?

A -I don't see why they should not

Q-lou know the conditions which led to the arrangements of 1923. The Punjab refused to allow any charas to leave the province unless it paid a transit duty to the Punjab.

A -- Don't you think that they are now reasonable?

Q-The initial agreements are very much on the old arrangements. If you once begin imposing a varying set of duties, there will be trouble

A -I do not think the difficult es are insuperable

Sir Percy Thompson Q - You practically forbid country spirit going from one province to another?

A -It can be sent in bond

Q-Why should not the same thing be adopted for foreign liquor

A —Quite possible

The President Q—Then every time you get a bottle of whisky you would have to take a pass?

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A -les
Q-lou began with your statement that the locally made imitations
do now enjoy the rare freedom from restrictions as the imported

art cles

A -I think if it is a case of a private consumer you can leave him a considerable degree of freedom. But in the case of a dealer sending considerable quantities from one province to another you could have a system of something like transporting in load as in the case of arrick.

Q -Will it not come to this supposing a man wants a dozen bottle of whish; from Calcutta he will have to pay 8 annua more but he would not have to pay in his own province?

A -Then, you might get your liquor little cheater

O -That sort of situation has arisen a nee 1923

A -1 quite understand the difficulties you enumerate, but I do not think they are insuperable assuming the provinces are working artically with one another. How are you going to levy this uniform rate?

Q -By agreement between the provinces

A -I think you are interfering with the autonomy of the provinces

Q -It is rather the function of the G verm out of India to look after inter proximital trade

1 -I do not think they will do it

Q-It is so in all the Lederal Governments, that is part of the American constitution

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- A .- There is the possibility. But if the provinces work together, I do not think there will be any difficulty
 - Q -Is there any possibility of the provinces working together?
 - A -I don't see why they should not
- Q -You know the conditions which led to the arrangements of 1923. The Punjah refused to allow any character to leave the province unless it paid a transit duty to the l'unjah
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- The President O -Then every time you get a bottle of whisky you would have to take a pass?
 - A -Yes
- Q -You began with your statement that the locally made imitations do now enjoy the same freedom from restrictions as the imported art cles
- A -I think if it is a case of a private consumer, you can leave him a considerable degree of freedom But in the case of a dealer sending considerable quantities from one province to another you could have a system of something like transporting in bond as in the case of arrick
- O -Will it not come to this supposing a man wants a dozen bottles of whisky from Calcutta he will have to pay 8 annas more, but he would not have to pay in his own province?
 - A -Then, you might get your liquor little cheaper
 - O -That soit of situation has arisen ance 1923
- A -1 quite understand the difficulties you enumerate but I do not think they are insuperable assuming the provinces are working amicably with one another. How are you going to levy this uniform rate?
 - Q -By agreement letween the provinces
 - A -I think you are interfering with the autonomy of the provinces
- O -It is rather the function of the Government of India to look after inter provincial trade
 - A -I do not think they will do it
- O -It is so in all the Federal Covernments, that is part of the Ameri c in constitution
 - 1 -Pos ills, I am not familiar with the American con titution

A -I think it is quite practicable and could be tried. But it is doubt ful if it would be of much use

O -It you reduce the ration, don't you think that certain people may have to go without drink entirely?

A -I think, as in Bombay, it will probably result in the shorkeeper be. coming the ally of the illigit distiller

Dr Paranipye Q -- Have you heard the statement made in the Bom bay Exci e Committee Report?

-I think it was made somewhere by the Excise Commissioner He says that shopkeepers are allying themselves with the illigit distillers

Q -In Bombay there is no Limit of price, consequently they can make profits

A -That is perhaps the case

Q -Have you examined the figures given in the Bombay Excise Report? Cases of illicit di tillation do not depend on whether the rat on was reached or not

A -I have not examined the Bombay report in detail and so I cannot say anything about that

Q-I mean illicit distillation was found even in place where ration was not reached

1 -It may be The shopkeeper found it to his interest to sell more

Q -Even under your system he would do <0°

A -- Not so much I think the policy of rat oning is to be conderned on that bas.s The President Q-In the cale of rationing the shopkeeper will have

no limitation on prices or in the alternative there would be a limit in which case the consumer would now an increased price for a highly watered article A -Then the consumption would decrease I think in Bombay ther

have no control Q-Is not your view that retioning would rather stimulate excise

crime s A -Certainly The figures of actual detection probably represent a small percentage of the actual existing crimes. I have given the figures somewhere You will please ee the figures at the end of my memorandum The figures given refer to actual I D major offences

Q-There has been a 50 per cent increase during the last two years?

A -Tes

Q -Have you studied the Bengal surcharge system"

A -I have not studied that system

Q -As regard the rates of duty you are working towards uniformity 1 -Yes In the majority of the districts the rates are more or less

the same and we are gradually aiming at levelling them up Q-In answer to Q 67 you can ider that province should have freedom to levy any rate of duty they like on locally made liquor as local Is that not a complete departure from the old circumstances require policz ?

1—I have said that the locally made irritations of requested liquor do now enjoy the same freedom from restriction

Q -But the policy of the Fxerse Committee which sat in 1906 and which the Corernment of India adopted was that you should have the tariff rate on exercting except arrick. But now the policy is to let the Provinced Government less whatever they like on the locally made foreign lique?

A -Yes

Q-Would you require any preces for transports

1 -les I think some such thing is necessary. I have given the detailed proposal in answer to Q 67



Sir Percy Thompson Q-Is there five movement of the locally-made stuff between the proxinces?

A -I think there is

Q.—Suppose it moves from Calcutta to Madris, Calcutta charges the duty \vec{r}

A -I suppose Calcutta charges a surcharge on the bottle

Q -1 do not think they charge the tariff rate

1-there is in import thriff rate on foreign liquor imported by set O —Is there not a common rate for the locally-made stuff?

A -No

The President Q-II I may explain, it is in this way. When the 1900 Commuttee reported it was urranged for and all the provinces agreed to the tariff rate. It was said that they should start upon the watchous system and induce the manufacturers to send in their stuff into the warehouses. Now the are going back on that poles—rong back to the varying rates. It you have varying rates province A gots liquors from province B, and the province A sorted its lower than the province B's rate. Therefore you will have to make some arrangements for that

Then there is the reverse erre of adding a duty on the imported stuff

You see no objection to that either?

A -You mean adding a provincial duty on to it. You mean on the staff coming from outside as a supplementary import duty. The Government of Indry would have to agree to it.

O -Bengal and Bombay are now do no it

A -I should, say barring the difficulty that it would mean still further casing the high tariff rate on the whisky which you have now, I do not see any theoretical objection to it

Dr Paranppyc Q — Have you examined the food value of toddy?

A —I cannot tell you exactly but I believe it is always supposed to have a food value. That is why it is supposed to be less harmful than arrack.

The President Q -But it has the food value only when it is comparatively fresh

1 -105

Dr/Hyder=Q —The existence of the tree is the cardinal fact of year excise administration

A -Yes

Q —Suppo e son had a policy of probabilion why can't you control it?

A—Because it would mean an enormous increase of work and an increase of our excess staff.

Dr. Paranjpje. Q -What proportion of the trees are allowed to be used for this purpose?

1 -I have not the shillest idea

Q -What is your impression?

Dr. Hyler. Q.-Tl.; preson draws toddy from the trees which are marked and has to pay tixes for it. 50 you can be mere er less certain that no true last learn of the last lear

1 -- I am rather less certain thin more

Q -48 I xers Commissioner you are not certain that out of 100 times there may be only five or ten tree from which people may be drawing left time.

A. I must tell you straightaway the proportion of that kind

Q le la been put to u ly sac untresce in Malras that if the tres and lare diaxin, for it vill ret bear coccounts See seu cull tell it is a sall'it bear to troubles un exceeding

1 Yu tradition of the much re-

Dr Paranjpje Q-Supposing you at present tap one tree out of every ten for toddy your excise preventive staff have to see that the remaining nine are not tapped for toddy?

A -They are supposed to

Q -Consequently, if trees vere absolutely prevented from being tapped all you will have to do is to see that the staff look after ten trees out of ten instead of nine out of ten so that their work will not be very much increased

A -It is not a question of looking after one tree or ten tree but of millions at would be a rather more difficult problem

The President Q-How many trees are marked?

A -The number marked in terms of cocounits in 1923-24 was 2,248 600 or 21 millions

O -In terms of palmyras dates, etc., it is something much bigger?

A -Yes

Sir Percy Thoripson Q-Even assuming that the number tapped was one in 50 would not the looking after 50 give you very much more

trouble than looking after 49 when you have one in 50 already tapped? 1 - Les the incentive to illiest talping would be enormous if it was

energly prohib ted Dr Hyder Q-Your difficults would chiefly be in rural areas and out-of the way villages. Does every inhabitant of a village in the Madras Presidency drink?

A -No O -There would be classes who would provide a very efficient check

on those who misuse the trees

A-I have stated in my written notes that it you get a state of public opinion in which people who do not drink regard it as their duty to bring to book the e who do you can work prohibition

O -In your villages do non-druking people show any it maten to stop illicit practices"

A -Very little They are not prepared to trouble them class to give information to the public authorities and to give evidence in courts and thus incur unpopularity

Q -The unpopularity would not be very great because the people who drink are chiefly the lower classes. I don't think the zamindars have any fear in this matter

1 -I think they have undoultedly

He President Q Is it your experience that you ever get any help from the private in inidual?

1-You don't unl the ne other it in firlinging it. In any eache does not vant to live trulle. It there vas at active sentineut in the matter then thinks a dille vers to be it

Sultan gave the order to remove from the palace all decanters, glasses and Sultan give the older to remore from the pilace all decanters, glasses and bottles. The bottles of wine were also taken from the ascembly sooms in the pilace and poured out and the quintry of wine this thrown any was so given that pools and puddles were formed as in the rainy season. The Sultan Alauddin also discontinued his drinking parties and he told the Malaks to proclaim that it was his order that no one should drink or sell wine or have anything to do with wine. Distillation however, continued and wine was smuggled into the city of Delhi in leather receptacles hidden in bundles of grass. Guards were therefore posted at the pates to examine querame entering and simuraless were saved. heaten followed. examine everyone entering and smugglers were seized beaten and thrown into purson or into wells but still people went into villages at a safe distance to drink and some were so daring as to continue to distil in their own houses in the city itself "

Dr Hyder Q-They were enforcing a policy of probabition and I must say that in those days chiefly the people hing in the palace were the greatest consumers. There was not a Muhammadan Imperor who did not drinl except Aurangzeb but that does not show that the whole country was full of houor

A -It was, I think full of toddy

The President Q -The extract goes on to say

"This early and whole hearted attempt at prohibition in spite of sanctions had finally to be abandoned for the Sultan gave orders that if any one destilled spirits privately and drail the liquor in sections without having a party or assembly and without selling it the spics were not to interfere with him nor enter his house nor apprehend him "

You actually have been making some experiments on prohibition in this province?

A -Yes in allack In certain tiluks they have removed all the arrack shops

O -lou have no liquor hops in the Agency tricts?

A-No A certain amount of free distillation is allowed there. We have gone turther than that in the last year or two we have withdrawn, for example all the arrack shops in the Tenk isi talul in Tinnevelly dis trict and in some other areas

Q -Haven t you got a prohibit on of sale to the hill tribes in the Nilgiris? A -- 1e

Dr Huder Q-Is toddy also prohibited?

The sale of liquor to the hall A -There exists no toddy in the hills tribes is prohibited

O -Has this exertment Icen successful?

A -It is rather too soon to say what the effect is, as this is only the second year the experiment has been in force

The President Q-\ot long ugo you probabled the location of all toddy in the Salem municipality

A -Yes the shops were removed out of the municipality. The only result of that was that the shops all round the municipality sold corres pondingly more

Q —So there is no unwillingness on the part of Government to experiment with prohibition wherever they think there is a chance of success?

Q -Mean chile there has been in encamous cleany distinct feen exfer thops?

A -- 10 Q-You so that the merca e in rentals is out of all proportion to the increve in consumption and the only jos ble inference is that the reduction in the number of shops has contributed to a considerable increase in the save of the shop that terrain "

1 - I have given some figures about that in answer to 0.71. The aver and rental per step in Mulras has rich size 1902 by 2100 pr cent

- 0 -You show that the duties on ganna and optum are practically uniformly levice. Is it not desirable to get a basis of uniformity for the whole country?
- $\Lambda-I$ should not think there is any very great objection to it. We do co-operate in Madras with the neighbouring provinces in the matter. We raised our duty on opium to something corresponding to that of the neighbouring provinces
- Q-In the case of opium, you would not like to give up the auctior system, because it brings you a large revenue, but there is quite a considerable amount of duty paid opium going to Binima
 - A -Yes
 - O -You deal with that by lationing?
- A -Yes If a shopkeeper is found selling a suspiciously large amount we have power to say that he should sell only so much per month
 - Q -Is it not open to the same objection as rationing of liquor?
 - A -I don't think we ration more than half a dozen or ten shops
- Q-Supposing that continues the snunggler will pay the shopkeeper a high price for the small amount he gets and the legitimate consumer will get none
- A -Ho might do so, but the consumption of opium is not so common The consumers of opium are quite few as compared with the consumers of arrack
- Q -Do you also find a considerable amount of adulteration and tampering with the cake with a view to smuggling?
- A -I don't think we have had many cases of that kind. We have had one or two cases in which begus cales were found. I think it was a trick of the snuggler or the informer.
 - Q -Were they cakes of opium?
- A -Information was given that opium was going through I can recollect one instance in which when it was seized it was found to be cow-dung with a functure of opium
- Q.—In Burma, Assum and other promises we have been told that the shopkeeper is made to cut up his exte into pills eich having the weight of a two ning piece wrap those up in paper and leep them for issue to the consumer and it has been suggested that instead of each individual shopkeeper doing that you can have them put through a pill making machine in the factory and issued in scaled bottles of pills. One advantage of this is that the consumer would be sure twit the gets what he pays for and the other advantage is to defeat the tampering with and adulterating of, the cake.
- A —I have not come across any cases of complaint against shopkeepers for issuing adulterated opium. There have been cases in which shopkeepers complained that the opium issued from the talul treasures for their use was deteriorated.
- Q-Would you object to trying this system if the factory undertook to make the pulls?
- A -I don't think I would but I do not know if it would serve any useful purpose. I think it would be more expensive to put it on the market
- Q-You have given us a very interesting note on the Bill to amend the Opium Act
 - A-We have had a reference from Government about it recently
 - Q-Is it a provincial Bill to amend the Imperial Act?
- A -Proposals were sent to the Government of India to amend the Imperial vet One of the difficulties in working the present Act is that the police are in charge of cases under the Act. We wanted to bring it more or less into line with the treatment of other ablan cases.
- Q—To turn to your appendices you say that there is a reduction in the consumption of arrack as compared with 1913 14
 Trom 4.4 proof rallons in 1913 14 the consumption fell to 37 proof gallons in 1923-24 per hundred of the population

Dr Hyder Q-He would recoup himself by selling cocoanuts to people who consume cocoanut oil and others probably the foreigners would have to pry a prit if they crie to have the cocounits

A -Yes but I think there would be strong objection on the part of the cultivator

Q -The suggestion that is put forward is this that if the Government prohibit the tapping of trees, it could raise though not the entire amount of revenue but certainly a large portion of the revenue by putting some tax on the use of coconnuts in the country

A -- If the man has 20 trees, he allows one or two to be tapped He gots his return from them and he has not to pry anything on the remaining 18 trees Your proposal is that he should pay something on the whole twenty

The President Q-Would not the proposal also involve the taking of a number of people who never let their trees for tapping?

A -- Yes On the West Coast, the number of trees used for tapping toddy is very small compared to the number of trees in existence

Dr Hyder Q —Then there is no difficulty really for the Government of this Presidency to embark upon a policy of prohibition If the cocoanut trees are chiefly put to the cocoanut use in the West Coast then there is not much difficulty about illicit tripping of trees there

A -- I only say that the number of trees used for the purpose of tapping toddy is comparatively small. There are plenty of illicit tapping eases on the West Coast The President O -Actually the West Coast contributes 2 002 such cases

out of 6 623?

Sir Percy Thompson Q -Have you any idea of the value of the crop from the cocoanut trees? A -I am afraid I cannot tell you

Q -What would be the relation between this value and the tax?

A -I cannot say that

Dr Hyder Q -That 21 crores is not entirely to be ascribed to the toddy?

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Dr Paraninue O -Have you got here mahua trees?

A -Yes

O -Are they used for illicit distillation of liquor?

A —Yes, though we do not suffer from it to the same extent as the Central Provinces or Bombay does In the Agency and some other tracts there is a good deal of making groun

legitimate to tax ability to pay as evhibited by resort to the law"

A -Yes

Dr Paranipye Q -- Would you increase the number of cases dealt with by courts in forma pauperis?

A .- There is a great difficulty, I admit No doubt, you should not deny justice to the poor man

Q-lou think that the court may give him an opportunity?

A -I think there should be some means of giving relief to him

Dr Paranipje Q-Would you increase the number of cases dealt with onquiries into applications of this sort?

A -I do not think the system is completely satisfactors. It is very difficult to get at the real facts in this country

Q -lou think many are not real paupers?

A -I do not remember about that But there is a lot of hanky panky about it

- Dr Huder O-Your panchavats and village courts are taking a cort in unmber of cases?
- A Nos I do not remember what the powers of the village courts are O - A large majority of cases will be settled in those courts if they are
- gu on sufficient nonors A -I would not like to say what would be the effect. But at present
- the jurisdiction of those courts is limited O ... If they function well, with large of time you can increase the nowers of these rillage courts so as to reduce the excessive litigation in the higher
- courts A -That is the idea, but the trouble is whether they have been function-
- mg well
 - O -How long have they been in operation?
- A —There have leen village courts for quite a long time—at least for 20 years or more. But within the last few years they have passed the new Act and revised powers have leen given to them. Generally speaking, I doubt if these courts are any improvement on the old ones.
- Q-You think that the poor people and the low class of people do not get justice at the hands of these courts?
 - A -I do not say that, but they often think they do not
- Dr Paranjpue Q -Have you ever heard complaints that the poor man finds it very difficult to get justice when the other party is a rich man?
 - A -Yes, frequently, but that is not neculiar to India alone
- The President ()) on say 'There is no compulsion to take out probate or letters of administration"?
- A -I do not think there is What I mean is that a man can pass on the property without taking the probate
 - 0 -He must if he is a Christian or Jew or a Parsee and so on
- A -I think there is a good deal of property passing without the probate being taken out
- Q —Could you give us your experience as a Member of the Board of the operation of section 19(c) of the Court-fees Act? The difficulty is that it makes the penalty compulsor. The Act does not allow the Board any ontion
 - A -I do not remember any cases recently
- O -Perhaps Mr Muthuswami Ayyar* will be able to say something on the point
 - Mr Muthuswami Ayyar A -- We do not levy many penalties upwadays
 - Q -The difficulty is that the Board has no option
 - A -It has option It can remit the whole penalty
 - Q -Under what section?
- Q—Under what section?

 A—Under the provise to section 19(e) We were levying them some time back, but now we do not get many cases. The provise to the section says "Provided that, if the application be under within as mounths after the ascertamment of the true value of the estate and the discovery that too low a court fee was at first paid on the probute or letters and if the said authority is satisfied that such fee was paid in consequence of a mistake or of its not being known at the time that some particular part of the estate belonged to the deceased and without any untention of fraud or to delay penalty, and cause the probate or letters to be duly stamped on payment only of the sum wanting to make up the fee which should have been at I rat paid thereon'
- Q-If the party values a piece of land at Rs 1 000 and the Collector thinks it is worth Rs 5000, then a penalty can be imposed
- The actiness A -I remember having remitted a good number of cases where it has been shown that the man did not intend to defraud or delay

[.] Who was present when the evidence was taken

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A -Yes though we do not suffer from it to the same extent as the Central Provinces or Bombay does In the Agency and some other tracts there is a good deal of mahua grown

The President Q-With regard to court fees, you say "It appears legitimate to tax ability to pay as exhibited by resort to the law"

A —Yes

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19th May 1925.

COTACAMUND

Present

ST BIAN CHAIN MILITAR COLL, KONL, 10 M. Milotopolihirja Bidalitar of Burdwai

SIT PERCY THOMISON, KRE, CH

Dr. R. P. Peresirar

Dr. L. K. Hairn Mila

Mr. H. D. CORNISH, Bar-at-Law, Administrator-General, Madras, was examined.

Written memorandum of Mr. Cornish.

1 The difficulty in the way of introducing a compulsory administration of Huidu extreme sit is denoted by survivorship in the Huidu point family governed by the Mitaksl via Liu. A copartence cannot dispose by will of his una table shree in multipoperative because it the moment of death that undivided share accuses to his surviving copartences. Even if he less died learning soparate property which will rest in his executor or administrator, the undivided share will not so vist but will pass to his surviving copartences.

Section 4 of the Probite and Administration Act V of less expressly safeguards the right of survivor-hip. The executor or administrator, as the case may be of a deceased person is his legal representative for all purposes, and all the projects of the deceased person vects in him as such But nothing herein continued shall vest in an executor or administrator in property of a deceased person which would otherwise have passed-his survivor-hip to some other person.

Surviveship is in element of the English system of joint tenancy and in English I in the shire i in deceived joint tenin whether in personal or reliproperty survives to he co-durers or co-sharer and will not rest in the execution of which instants of the deceived [see Williams on Executors, volume I page 485 and I and Trin fer Vet 152" section I (1)]. But though such share will not pive to the executor or administrator it is subject to succession dust and estate dust. The Succession Dust Act 1853 section I, pointful to any title not conferring on them a wincession, and beneficial interest in such property accounting to nive of them by survivorship shill be deemed to be a succession. The successor is accountable for the dust (section 42). The Finance Vet 1854 treits property passing by survivorship as property passing at death and hidde to estate dust. The executor is countable for the dust on the property which deceased wis completed in the property passing as the successor of the control of the dust on the property which does not property passing the property passing as property passing in the property passing the property which does not vest in him, but the person to whom it passes is made accountable.

Probate duty is not payable on property which pays estate duty [Emance Act 1901 section 1 (i)] But probate duty was chargeable in respect of the estate of a deceased person for which probate or letters of administration was or were or ought to be granted (see Customs and

Inland Rovenue Act 1881) And if assets of the deceased were recoverable by article of the probate, probate duty was payable (A G is Brunning 8 H L Case, page 2.59)

2 Although according to the rule of survivorship the undivided shire of the deceased copyrecent does not vest in his executor or administrator, but accrues to his surviving coparceners, it has been held that this right consists and the process of the surviving coparceners, it has been held that this right consists and the residual process of the surviving coparceners, it has been held that this right consists and the latter of a company to the residual process. The surviving coparcener is a title to the shares of the deceased hateholder. This right of the hank (under section 23 of the Presidency Banks Act and the production of probate o letters as a title to the shares of the deceased shateholder. This right of the hank (under section 23 of the Presidency Bank) and the residency Banks hares which had stood in the name of his deceased coparcener without the necessity of producing cutters of administration. In the course of its judgment, the court said. It has however been unjued that in view of section 4, P and A 4ct, section 23 of the Presidency Banks tet cannot be treated as applied ble share passed 1, survivorship to have understant the contest in the section passed 1, survivorship the share would not, recording to the words of the section section that the same than the section that the survivorship the share would not, according to the words of the section section that the same the hencheral interest and symmed that, in confuses the legal title must follow suit legal title alone that we not considered the survivor to produce letters of administration. Reference which have excitables the principle that if problem of the section section such as the survivor to produce the survivor

The Mauris High Court, too in Re Desu, 33 Mind, 03, has held that a Hirdu father cunnot be said to hold his own share of joint ancestral property in trust not beneficially." (within the words of exemption annexing B schedule III of the Court-fees Act) though he may be said to hold his sons shire in that way If therefore a son required letter of administration to the joint family property on the father's death he must be made and the said of the property as was not property held in trust not beneficially, i.e. on the father's share in the property

3 The above authorities show that the property of a deceased coparcener which passes by survivorship can be subjected to a compulsory administration and levy in compliance with special statutory requirements. It follows therefore that there can be nothing unreasonable or impracticable in subjecting such property to the same obligation for the express purpo of taxition.

The value of the undivided share it is suggested, should be the value of thit share on the footing thit a partition of the joint property had taken place immediately preceding the death of the deceased converser. The same principle would apply to a member of a Malibir turised where partition can only take place with the consent of all the members of the target I and not as in the case of a joint Mitashiars Hindu family at the mistance of a single copareener.

Any measure passed with this object would have to make it clear that the property of the deceased which would otherwise accrue to the surranshould, for the purpose and to the extent of the duty leviable for probate or letters, by deemed to rest in his executor or administrator

letters, be deemed to vest in his executor or administrator

1. To ensure the obtaining of probate or letters some compulsion would be interestry. At pre Anglo-Indian estates it events or next o administered by the tio matter it may I madan estates from the angle of the interestry of the interestry

and Muhammadans were to have their own law of inheritance and succession [see Subblorchunder s case (1819) I Taylor Bell, 39]. But this freedom has a classified the substitution of the statutory of the Bank Act, or an extensive the Bank Act, and the substitution of the Bank Act, and the substitution of the Bank Act, and the substitution of the substituti

In Figure 1 the Stamp Act (55, George III, chapter 184, section 3) provides a penalty for taking posts. without obtaining probat in don'th. It is suggested that a similar i rsons exempted from the intersention of Administrator

Congrate Act

5 If legal representation is made compulsory for all estates, the provisions of sections 187 and 190, Indian Succession Act, should be made to apply to all There could be no hardship in requiring the production of probute or letters as a condition to establishing a claim in respect of the estate in a count of law

The limit of Rs 1,000 fixed for compulsory administration by the limit for all estates. With regard to estates both Rs 1000 no court fee is locable for a grant of probate or letters (article 11, Court fees Act, 1870). It is, suggested that where probate or letters was or were not comp pulsory, a person desirous of recovering debts due to the decased should be left to obtain a certificite under the Succession Certificite Act, VII of 1889 or under section 31 of the Administrator Generals Act

To obtain a certificate under the former Act an ad a florem duty is levied on the amount or value of the debt to be recovered (2 per cent un to layed on the amount of value of the deep to be recovered (2 per cent up to Rs 5,000 for a certificate granted by the Administrator General), 3 per cent commission is chargeable on the value of the estate. The Administrator-General's certificate can only to granted when the value of the assets of the deceased does not exceed. Rs 1 000 whereas a certificate under the former Act can be given irrespective of the value of the estate

It is submitted that in the event of all estates above Rs 1000 in value being subjected to compulsory administration, the Succession Certificate Act should be limited in its application where the value of the estate did not

exceed Rs 1.000

Another matter that may be referred to is the furnishing of sureties reof the High Court There is no doubt for a party applying for a grant of letters necessary surcties. It is suggested that be met by giving the Court a discretionary , under section 81 of the English Court of

Probate Act

Mr Cornish gave oral evidence as follows --

The President Q - You are Administrator Gener! Maure

20 f - AQ-You are the author of certain books on Hu a member of the Death Duties Committee of 197

A -1 es

Q-Before we go into detail I slow the interrelation of the various laws to note attached to the report of the D z.

I nglish model the re u constate duty might be lead to forward were ir the Lr L drafted, although since . .

 B_1H

adjournments, the matter was put into my hands but the case ended in a compromise the sons paid a portion of her claim. The section may be a defence to an executor against a legatee, because a legatee put in that position has to go through a lather expensive and troublesome proceeding to efte the executor eft.

Apart from the Hindu Wills Act and the Administrator General's Act, there are certain provisions e.g., the Impored Bank Act, which has super seded the Presidency Banks Act and the Indian Companies Act, both of which contain provisions to the effect that if a shareholder dies, the bank on the company up not bound to recognize up title to his shares unless a probate or letters of administration are produced by the person who claims title to those shares

Dr Paranjpye Q — Would you suggest making the provision compulsory instead of optional?

A—Yes Buils and Indian companies have a stitutory right before they register a fresh owner of shares which stood in the name of a deceased shareholder to misst on legal representation being produced. That is what I call an inducet form of compulsion

Sir Percy Thompson Q -Would you make that mandatory?

The President Q—Insurance companies are now seeking legislation on the same lines?

the same lines?

A—her There is a Bill to amend the Succession Certificates Act. It is stated in the "Statement of Objects and Reasons" that the purpose of the Bill is to compel cerciphod, to nodice is succession certificate. If I may see it from personal experience as an administrator of estates I find that in practice some insurince companies pay without legal representation others require probate if it is a will of letters of administration and most of the properties of the same and the provident fund rules made under the Provident Fund Acts. I have in mind the provident fund rules made by the M. S. M. Railway Company their rules are to the effect that if the provident fund is below Rs. 2000, the committee in charge of that fund may pay out that money to the person who in their opinion is entitled to it but if the amount is above Rs. 2000 the payment as a rule has to be made in accordance with the Indian Succession Act, the Probate and Administration Act or the Administrator General's 4ct. It has been held that a nomination form is a will and being a will it has to be proved so that letters of administration with will anneved has to be obtained.

Sir Perey Thompson Q—Suppose I am a Hindu and one of the exempted persons I have a crote sworth of land as to which my title is registered Apart from that I have also Rs 10 000 worth of companes shares I die and the heir rals the company to register the shares in los name. The compant says No you must get a probate? Dees that mean that a Hindu executor will have to pay the 3 per cent probate duty on the whole exite in order to get the Rs 10 000 of shares?

A-Ho ought to As a matter of fact. I think it occasionally lamons that you will get by grant which is limited to the property for which a grant is absolutely necessary by simply not mentioning the whole of the resets in the affidivit of assets.

The Prendent Q -If they do that aren't they hable to a penalty?

A — In executor is bound to make a full disclosure of the assets and liabilities

Dr Paranipue Q-Should it be done in the case of Hindus or in the case of exempted people?

A—In the case of every one A as required by the Court-fees Act he states all the assets. When an executor is appointed by will all the property of the deceased vests on him There may be eases where limited grants are given but generally appeared in a recently applying for profit is it to further than the asset of the deceased visit and in the more than the case of the deceased visit and the second of the deceased and not merely the cases for which he is compelled by tremmatances to ask for a grant.

O -We have been told that nounle only ask for limited grants

A—You may have an executor appointed for a particular purpose for a particular purposer in that case the executor would be justified in asking for a limited grant, that is all he would be entitled to

The President O -Wouldn't he be hable under section 19 (e)?

the condition of the co

Q-1 regard it is a hard-lip. If a mgn applies for probate of a will and only mentions part of the property, he is hable to a statutory penalty, and he can only be excessed on the ground of a mistake.

1 _ Y~

O-But a mistake of law is no excuse

V—In a massace of the law is no excuse. If the authorities were satisfied that the nut madd an homest mistake they might not press the penalty There is a Wudres decision to the effect that all the assets must be dis

Q-I understind that in respect of a mistike of fact you have no alternative but to impose a statutory penalty

A—I don't know, but I suppose that it might be left to the discretion of the recenic authorities. If they were satisfied that an honest mistake had in fact been made because the man was under the impression that it was not necessary to disclose it they might not nees for the nembles.

Dr. Paranjpye. Q.—In the case mentioned by Sir Percy Thompson, nould it not be possible to avoid getting a probate by taking a succession certificate orly?

A —That night le so Only a succession certificate cannot be granted where the Hindu Wills Act applies. If there is a will to which the Hindu Wills Act applies, I think it has been held that as a probate ought to be granted, therefore, a succession certificate cannot be granted to

I now come to the Succession Certificate Act. This enables people to obtain a form of legal representation which will starts a debtor Suppose a man in whose favour a promissory note has been executed does mants to recover the ments due on that note. The debtor and hold the creditor at has until be produces a succession certificate. Such a certificate gives full indemnity to the debtor paying the debt to the legal representative of the decaysed creditor. The fees charged under the Court fees. Let also a precision on the amount of the debt.

The President Q Would it be legal for him to take an indomnity bond in heu?

4-If the debter was satisfied he might but a debter is not bound to misst on a succession certificate. Very often it is a way of putting off the earl day of payment until the creditor takes the trouble to get a certificate

Di Parampje Q -The debtor might u c it is a lever to get a reduction?

1 --- He might

Sir Percy Thornson Q -In the case I mentioned where a min has a large amount of property and some shares can be get a certificate as well as probate?

A - The Act says that a certificate shall not be granted if probate or letters of administration ought to be granted

Q-He might be able to get the shares by means of the succession certificate?

A —If the company do not mast on probate or letters of administration, a succession certificate might be sufficient. Take a case to which the Hindu Wills 1tt does not apply a Hindu has shares in a company, he dies and his next of kin wants to get hold of those shares or, say, mongo in a bink. If the bink or company are satisfied with a certificate, that will be sufficient

- Q -But if the bank sixs that they must have a probate before they will pay, according to law, he must pay 3 per cent on the whole of the property
- A —It is just the same for letters of administration. A petitioner list to show all the assets unless, as I said before, he is entitled to a limited grant say, where an executor is appointed for a limited purpose
- Q -Supposing we don't recognize the heir without the production of a probate and the man goes over and gets a succession certificate. The company might say that they won't look at the succession certificate?
- A -A company which has adopted that provision in its articles about requiring probate or letters of administration might insist and say that requiring probate or severs of administration might have any day when the have a statutor right to demand a probate, it there is a will, or letters of idministration. If they mist on that night, the petitioner is bound to acquiesce, in their demand. If they do not mist on their right, it may be that a succession certificate would be sufficient. For instance, there is no hard and fast rule about this in insurance companies. Some insist on letters of administration or probate and some are satisfied with successim certificates
- Q-If the company do not insist on their strict rights, what he would probably do is to apply for probate and only disclose those shares
- A -He might or might not A petition for probate or letters of administration has to have a statement of assets and that means you have to show all the assets
- The President Q -If a next of kin found that a probate was necessary and applied for a succession certificate, the court would not entertain that application?
- A -No The District Judge would throw out that application If the court was satisfied that it was a case for a probate or letters of administration, then a certificate could not be granted
 - Q —We were on the succession certificates
- Q—We were on the succession certificates

 A—The fee charged is a percentage on the amount of the debt to be recovered 2 per cent up to Rs 5000 and 3 per cent beyond that amount if there is a renewal for a fresh debt, the original certificate can be relarged so as to include the fresh debt and an increased fee levied. An Administrator General's certificate can only be granted if the assets are not above 18 1,000 and the fee charged is not on the amount of the debt to be recovered but on the amount of the assets. The Succession Certificate Act does not apply in Mudrix, so that a person who in the motiusit gets a succession certificate and who wants to recover a data. Mudrix, and Left and the control of the motion of the mo
- Sir Percy Thompson Q -He can't get it if the estate is worth over Rs 1,000
- A -- That is so The reason is that under the Administrator-General's Act Rs 1,000 is the hunt fixed for the Administrator General's power to grant a certificate
- Q A man in Madris who wants to reduce a debt of Rs 1,000 on or estate worth one lake of tapees, cannot take out a succession certificate for that Rs 1,000 he has to go to the Administrator General and pay 3 per cent on the whole of the estate
- A A certificate cannot be granted if the assets exceed Rs 1,000. If a man has a take of rupes a nucleon wants to recover a debt of Rs 1,000, what he has to do in Madras is to get letters of administration and pay a courtfee on the whole of the assets
- Q-In other words in order to recover Its 1,000 he has to pay Its 3 0002
 - 1 1cs, if the deltor insists on kgal representation
- The President Q-May we now g; to the proposals for the future?

 I gather from your committees report that it is not possible to bring together in a single, but the laws regarding product and administration,

succession certificates. Administrator General. Indian succession and Hindu wills You did find that considerable amendment in the existing law was necessary 2

A -Undoubtedly The whole legislation bristles with inconsistencies

Q-lou proposed to continue and amend the existing laws wherever possible and to pass a new law which would make them applicable to the whole of Madras?

A .- That was the suggestion because one of the terms of reference was whether it was possible to remove the existing hardships and inconsistencies

0 -Did you find yourselves somewhat tied by the terms of reference to the committee

A -Our report was to try and give effect to the terms of reference

Q -If you were free of any tre of that sort?

1 -There is ample room for amendment

Dr. Parantoue Q-Would you have a consolidated law for all cases?

V-I would at all events try and bring everybody into the same fold for the purpose of death duties whether you call that death duty estand duty or succession duty or whether as I suggest, you introduce a form of compulsory legal representation for everybody The President Q -I don't follow the relation of your following two

recommend thous to one another. You say that the do not consider that is possible to bring together in a single Act the laws regarding probate and administration, succession cretificates, Administrator-General, Indian succession and Hindu wilk." In the next paragraph, you say that "We hope that after no long period of time the existing laws may be repealed and a law providing for an estate duty substituted."

1 A—II you have an estate duty on the lines of the Inglish I mance Act, you could abolish a good deal of the existing legislation relating to succession certificites and so on You could leave the question of probate and letters of administration as they are 1 dont think you could get rid of the necessity for probate if it is necessity to establish the validity or the fact of a will im a court of hw that is a fundamental principle. In England the estate duty takes the piece of the probate duty, here it would take the piece of the court-leeps of that they probate was necessary out here, in the court of the court-leeps of the sum of the probate duty in Figure 1 and the court-leeps of the probate with the piece of the probate would be made as in Lingland when the inland procute authorities fertificate is included showing that the estate duty has been set. certificate is produced showing that the estate duty has been paid

O -What is the distinction in I'ngland between the probate duty and the estate duty?

A -The probate duty corresponds to the present court-fees-it was a duty paid on probate of a will

Dr Paranipye Q -- If now a man wants to prove a will in England, he is exempted from any further duty

A -Instead of paying the probate duty, he now pays an estate duty.

Sir Percy Thompson Q—In England when a man dies, his executor goes to the probate court and produces the will The court in effect tells him to go and prive state duty. If mybody objects or there is another will he has to come forward within a certain time bath as soon as the certificite of the revenue authorities, is produced, unless there is anything on the face of it which lool's wrong the probate court grants probate this, the executor is in a position to deal with the assets

A -In India, probate or letters of administration are not granted until the court-fee has been paid. In the Madras High Court, for instance, if an executor wants probate, he puts in a petition to the Deputy Registrar an executor wants produce, we puts in a pictions to the deputy Registrar. The produced of the court-fees have been paid, letters of administration are issued by the Deputy Registrar.

- Q -But if the brick sive that they must have a probate before they will pay, according to law, he must pay 3 per cent on the whole of the property
- A —It is just the same for letters of administration A petitioner to show all the assets unless as I said before, he is entitled to a limited grant, say, where an executor is appointed for a limited purpose
- Q -Supposing we don't recognize the heir without the production of a probate and the man goes over and gets a succession certificate. The company might say that they won't look at the succession certificate?
- A -A company which has adopted that provision in its articles about requiring probate or letters of administration might insist and say that then have a statutors in the to stemand a probate, it there is a will, or letters of idministration. If they misse on that right, the petitioner is bound to acquiesce in their demund. If they do not misse on their right, it may be that a succession certificate would be sufficient. I or instance, there is no hard and fast rule about this in insurance companies. Some insist on letters of administration of probate and some are satisfied with succession certificates
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 - Q —We were on the succession certificates
- A—The fee charged is a percentage on the amount of the debt to be recovered 2 per cent up to Rs 5000 and 3 per cent beyond that amount If there is a renewal for i fresh debt, the original certificate can be enlarged so as to include the fresh debt and an increased fee levied. An Administration General's certificate can only be granted if the assets are not accorded but on the unmount of the debt to do covered but on the unmount of the debt to do the covered but on the unmount of the assets. not apply in Madris so that a person who in the motusal gets a succession continctic and who wants to recover a debt in Madia, must get a certificate from the Administrator General and instead of paying is in the mother of the mother of the debt (if the debt was Rs 200, he will only pay Rs 4) he has to pay 3 per cent on the amount of the assets (if the assets were Rs 800 he will have to pay Rs 24)
- Sir Percy Thom; n Q -Ho can't get it if the estate is worth over Rs 1,000
- A -That is so The leason is that under the Administrator General's Act Rs 1,000 is the limit fixed for the Administrator General's power to
- Bint a certificate A rem in Made is who wants to realize a delt of Rs 1000 on M estate worth one likh of rupces cannot talk out a succession certificate for that Rs 1,000 he has to go to the Administrator General and pay 3 per cent on the whole of the estate
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- in order to recover Rs 1,000 he has to P3) Q -In other words
 - A-les, if the deltor insists on legal representation
- The Persident O Max we now go to the proposals for the future?

 I gather from your committees report that it is not possil to link together in a single tet the laws regarding plobate and administration,

A -So you would here. I sen if the estate was below Rs 1,000 it right be necessity to obtain prolate to establish a will. My suggestion is that there should always be local representation.

Q = I was supposing that the man died leaving a property of Rs 1 (0)(0) in solid each and his willow and children live perfectly amerality, and there is no need to go to the court. Then sections 197 and 190 would not require probable to be taken out in that case.

A-No, they do not

O-But in Pogland it is necessary

A -- Yes

The Previent Q—In the last sub-paragraph of paragraph 4, you save "In Fagland there is no statute directly compelling probate or letters but the Stamp Act 55 George III (chapter 181, section 3) provides a penalty for taking prosession of or administering the effects of the deceased without obtaining probate or letters within asy months of the detties.

A --Yes it does not say that you are bound to obtain the prolate. If you interfere with the property of a deceased person without obtaining probate, then you are highle to the penalty. If my suggestion is carried out that erervicely should obtain legal representation that indirect compulsion provided by the legalsh Stamp Act might be applied to people who are now exempt from the intervention of the Administrator-General

O -That gives us your general scheme of lessing the duties. Now, would you graduate the duties?

A.—My own view is that the best plan would be to charge a small dist; have a low minimum for twation and charge small duties. I doubt if graduated duties are necessary. You take the ordinary case of a Hunda estate. The property generally goes to the son or he gives the widow a life extate and makes provision for his daughter. I think if you have a small scale of duties, grainstion is not necessary.

Q-But surely the larger estate should pay more than a smaller estate does

A -I meant graduation on the ground of relationship. I have no objection to having a graduated scale of duty depending on the value of the estate. I think large estates should pay more

Q.—The proposal in the Bill regarding graduation according to the degree of relationship is to have one-third more in all cases except in the case of a husband or wife of the decessed, or a lineal ancestor, or lineal descendant of the decessed

A -They got that from the Faglish scale

Sir Percy Thompson Q—lou know there are two duties in England which are entired; separate One is an existe duty which is progressive according to the visc of the existe and which has nothing to do with the beneficiaries. Then on the top of that and quito separate from that, there is a legacy duty which is a duty which varies from 1 to 10 per cent according to the decree of relationship of the kegates, and its seems to me to be very difficult to combine those two kinds of duty. Now we want of the existe err vou would graduate the existe duty according to the size of the existence.

t —Certainly I would graduate it according to the size of the estate But I think it would be very difficult to graduate it according to the degree of relationship because the Hindu does not often leave the property to a complete stranger. Even when he makes a will he will give it to a member of the family

Dr Paranipye O —If a Hindu has no sons and dies intestate, the widow gets a bare maintenance and the estate may go to a second or third count And in that case is it not reasonable to charge a higher duty?

A -Undoubtedly

Q -Such cases very often occur?

A -Mv own impression is that the Hindu when he makes a will does not generally leave any property outside the family

Q-If he does not make a will at all the estate goes according to the Hindu Law to a fairly distant relation to his second or third cousin?

- 0 When is the time to contest a will?
- A —What is known as the careat is filed, which means that nothing is to be done with regard to the administration without giving notice to the cuter. That it there is a dispute, the matter takes the form of a suit and is thrished out in court.
- The Prevident Q -Then may I come to the Bill which was framednot by your committee but by one of your committee-on the basis of your typert?
 - 1-1 do not know who framed it
 - Q -At any rate, there are good many references to your report
 - 1 -1c

Sthere

- Q That does not represent what you propose now
- I thinh it would be a complicated matter to introduce the estate day on the model of the large-state day. As I suggested in an encorrondum the least radii and the smoothest way of doing it would be this to take the existing machiners and introduce compulsors legal representation for all existes. That is the Hindia, for instance, would not be simple bound to obtain the probate of a will only if he comes under the Hindia will be the What the State should do is this. Just as a bank or a company insists on legal representation, so the State should misst whenever a posser dues having property, on his next of kin or his executor or other person interested clothing lumis if with legal authority and obtaining legal representation either is means of a probate if there is a will, or letters if administration if there is no will.
- Q . You say 'If legal representation is made compulsory for all estates the processions of sections 187 and 190 of the Indian Succession Act should be made to apply to all $^{\circ}$
- A Yes Section 187 says that if an executor or legatee wishes to get a decree in favour of some right under a will as executor or legatee, he must produce a probate or letters of administration with will annexed Section 190 says. Yourght to any part of the property of a person who has died intestate on the established in an icourt of justice unless letter of administration have first leen granted by a court of competent juristic of the produce of the entire of the will be a court of the entire of the will be a court of the entire of the will be a court of the entire of the will be at the entire of the e
- Q. Everybody who dies, whatever race he belongs to his next of kin or somebody eleminst produce either a probate or letters of administrafron?
- A Acs. That is what I term legal representation. The Inglishm in must do that always
- must do that always

 Q. Would that not do away with the Succession Certificate Act alto-
- A He Succession Certificate Act might be limited to small estates. I believe that in I inclined there is an Intestate Small I states let or so than, like that which enables the next of kin, where the estate is a certain twelvalue, to po and apply to the Rejectrar and obtain a certificate on payment of a small fixed sum. On that angle, it think the over the constant of the small fixed sum. On that angle, it think the over the constant of the large large large and obtain a certificate large larg
- Mr Perry Thomas O. With regard to section 187 at 1 190 of the Ir hands on an Arr war face to take at problem for a man to transfer to the entropy of the man to transfer with a section 10 for section 10 for the Ir followed in 10 for the Ir for the Ir followed in 10 for the Ir fo

- Dr Paranjpye Q.—You don't consider that any legislation of this nature requiring compulsory succession certificate or probate or letters of administration will be considered to be an encroachment upon the undertaking given by the Government?
- A—You must have some compulsion

 If a company has the right to mist on legal representation, the State has equally the right to say that it will not recognize anybody as having a title to the deceased's property unless he establishes that title by means of legal representation in the form of probate or letters of administration
 - O-On whom do you throw the responsibility?
- A —On the next of kin That may be the eldest son or if he is a minor, his guardian No letters of administration or probate can be granted to a minor.
- Q-Now let us come to the vexed question of the Hindu point family If a person dies, would you apply the rates of duty only to the portion of the deceased?
 - A --- Yes
- Q-Then don't you think that will be treating the Hindu family much more favourably than others?
- A—That seems to be inevitable if the deceased person had only a right to demand a particular share of the property, I don't see how you can tax to not he same footing as you would tax the full owner. For instance suppose A and B, father and son, have property worth Rs 10,000 between them In a partition each will take Rs 5,000 IA dies, tax A on the share that he would have got had the partition taken place Suppose B dies afterwards Then you tax him on the whole Rs 10,000 You are bound to get the full mount some time or other, either when the property of the state of the s
- later when it passes to a single survivor

 Q—Now suppose there is an autorital property worth Rs 10 000, there is a fine and power of the control of the con
- that Re 5,000 will not pay the duty

 A —It might be split up and the portions may pay the duty But I do
 not see how you can avoid that If A and B are two members of a joint
 family, at one particular moment each of them may be entitled to half of
 the property But sons come and reduce the potential share
- O The real principle is that the State comes in for its share at the time when the extate passes from one hind in another. That heng the principle, in a Hindia family, property passes, not only on death but also on birth. If you are to treat all communities on the same level, you should charge duty both at the time of death and at the time of lirth. Theoretically, that will be the proper principle.
 - A -My view is that it is impossible
- Q—Suppose at present you register the property held by everybody. Then treat all people as if they were governed by the Indian Succession Act, so that if sons are born after the registration has been made, charge on the whole property on the death of the father and then when the son day, don't charge it just as in the case of a Christian.
 - A -That would be doing violence to the whole idea of the Hindu co-
- Q-You don't interfere with the law of succession at all. Only so far as the payment of the duty is concerned we treat the property as if it were governed by the Indian Succession Act.
 - t -In other words, you fx the share for the lifetime of that particular individual?
- Q.—Yes. In a family if there is one person of the highest generation, on his death you charge it on the whole chate. If there are three persons of the highest generation, then we may charge each at one-third of the rate. But while a portion of the highest generation is living we do not charge one in a living generation.
 - 4 -That would drive, I think, joint families into partition

- A -Yes I was thinking that if you have a small duty, graduation would not be necessary, because the property generally goes to one within the family
- Q-You have given us an excellent and clear account of the position of the law Is the law common to the whole of India?
 - A --- Yes
 - Q-Rates of duty?
 - A -I think Bengal and Madras have special Court fees Acts
- The President Q-Also the Hindu Wills Act is very partial in its application?
 - Λ—Yes
 - Dr Paranipje Q-Icu would have a common law for all India?
- A -Yes

 Q -About the courts which he to administer the law, do you think that the ordinary judicial courts would be suitable for the administration
- A—I do not see why they are not
- Q-The work of the courts will be enormously increased and this rework which hes outside the purview of these courts. It is really a revenue matter
- A—What I suggest is this follow the Figlish model introduce District Registry as in England do what the do in the High Court of Madras where the Deputy Registral practically issues the grains of the potitions come before him and after doing all the preliminary work, he places them before the Judge who authorises the issue of the grains. It flows to be provided the property of the Postrict Registry and gets his grant there. I think it would be quite simile to make the Registry and offshoot of the District Court which will deal will potitions for grants ordinarily and if it is a contentious one, it will go to
- O —Seeing that a large number of cases here are concerned with land or other immovable property—which is not the case in Figland—the rotonic authorities will have to be consulted practically in every case. So would you not leave this to the revenue courts?
- 1—That is an alternative scheme. We deep things as they are and enlarge prolate registry in district courts and leave it to the recommendation the scheme put to the second authorities to be satisfied whether a correct valuation has been put
- The President Q —Is it not the case at present that the High Court appoints from time to time such judicial officers?
- 1-les the district delegates. But a district delegate cannot deal with contentious applications. He will have to refer them to the Judge
- Dr Paranijve In Ingland most of the work is done by the revenue authorities and it is only a formal matter for the courts
 - Sir Percy Tlompson Q-You have your probate court?
- A -In the High Court we have the Deputy Registrar who deals with all prolute matters
- O—What happens at present is that the man applies to a certain judicial authority for probate and the rudicial authority says "Play so much by way of court fees and I will give it I am satisfed of your title but has so much court fees. Now the suggestion is that the judge should say "I am satisfed with your title, go and buy what the revenue and oriting decide and then I will give you your probate. That is the only change?
- 1—Yes Or you may leave it just as it is now. That is the statement of the assets is sent to the Collector who can serutinize it and enquire into its necessive.
 - Q-The only change is to whom the fees should actually be paid?
 - A-1cs Use the existing machinery and extrand it if necessary

- Q —Then you have got the life interest of the widow in the family, you will have to allow a relate for that also Therefore in finding the corpus of an estate you will have to ensucher all these circumstances
- 1 -1es But I do not know how you are going to fix the money value in all these cases

O -There should be no difficulty at all

- A.—H you take a Hindu family with a number of brothers, they may have a partition, but when two be entitled to partition, but when they make a partition they will still have the encumbrance of the lial lift, for marging their sixters etc. So also it the a ya widow her right of manifecture and residence in the joint house have to be considered. These area ill on cumbrances upon the joint Hindu family. I do not see how you are going to put a money value upon them. So by letting the Hindu family off a little more cleriby, you do to a certain extent compensate for the other charges to which the Hindu family is hable and to which no English or Anglo-Induan is liable
- Q-Supposing a partition takes place where there are four brothers and three sisters the latter do not count?
- A A on one puts of in his but of in this Pies derect sisters are entitled to a share but generally speaking the family are hable for the female relations who are not married. They would be in the for marriages and for manufacture.
- The lerem of Q Mov I put to you another point from Mr. Fazl under the save. Under the Hundu point from Y system there is as now, there (a few is the Hundu point from the Hundu point for the Hundu point from the Hundu
- A-I do not see how it is practicable Under the English joint tenancy there is no prospect of the shares decreasing and there is no possibility of fresh joint tenants coming in In the case of the Hindu joint family, there is fluctuation the whole time
- The Maharajadhiraja Bahadur of Burdwan Q—I may sny, to begin with that I do not think in India we have as yet come to the stage that by one stroke of the pen you can make for all the Hindus of India one kind of law For instance, in Bengal vou have the Davabhaga Law and in Madras and other places you have Mitakshara Law
- Dr Paranjpje—If I may be allowed to explain I do not want to interfere with the succession but so far as the duty is concerned I would regard them all as on the same level
- The Malarayadhraya Bahadur of Burdican (continuing)—I quite see what Dr Paranipye has said Before I come to the point which he has raised I wanted to refer to the case you just put before us where a lady of lower birth or class than the man who made the will contested for a certain arount of money as a legacy which was left by the man, and in that case you said that the case came up before you and it was compromised

A ---Yes

- Q—Supposing there had not been a compromise the lady would have had difficulty in getting the profit of that particular will because the sons who were against her probably had made up in their mind to take the whole property. In the case of that kind what is your opinion about the remedy?
- A.—I have no doubt that there were remedy under the Administrator-Generals Act If a Hundi or Muhammadan dies leaving the assets within the local jurisdiction of the High Court and there is the danger of waste or fear of misappropriation then the High Court can issue an order directing the Administrator General to administer the estate or to take charge of it There is not the slightest doubt if it had been fought out I should have got

Q -You also charge partitions made within three years of the death of the highest member

A -For example, take a property worth Rs 10,000 If there is a possible means of paying a less duty on partition than when remaining joint, the family would undoubtedly divide

Q-It would be of the nature of a gift In England, for instance gifts made within three years of death are charged

A -You can't call partition a guft

Q.—In the case of a Christian in India, he might do the same thing He might make a gift to his son and then he would escape the daty. In the case of a Hindu family, instead of the gift, the son may claim particle. tion

A -I do not think partition is the same as gift Partition really is crystallising into definite shares what formerly was undivided

Q-You can have some limit, say within three years of death that way all communities might be brought to the same level

A -There are certain decisions you would have to get over stance, it has been held very frequently that the passing of property by survivorship is not a succession

Q —We are considering a new law altogether, so that we need not trouble too much about decisions. But would that be a possible expedient of bringing all communities to a common level?

A -I think the great objection is that you would be creating an uprost in the Hindu joint families

· Q -Is not there at the present moment a tendency to do away with the joint family? At the utmost you see only brothers living together in a family. It is a very rate thing to see any cousins living together, and eren the brothers separate after a time

A —Yes

The President $\,Q$ —Nou think a law of the sort would tend to accelerate the breaking up of joint families?

A-les If a joint family with a number of sons would have to my more if they remuned joint than what they would have to pay had they separated undoubtedly they would separate

To meet the objection of taxing the shares of coparceners dying in in meet the objection of taxing the shares of coparceners during infrares you might leave it to the revenue authorities to make a remission if a certain number of such deaths occur in a family within a certain period, though it is the survivors who honefit by these deaths. Supposing there we two brothers and four more brothers come into the world the shares of those two elder brothers would be reduced from one-half to one-state of the suppose the four runner brothers due the reported one with sustry or those two elder brothers would be reduced from one-lalf to offer sixth. Let us suppose the four minor brothers die, the potential out with becomes the potential one-half again. I know there is a very strong cent mental objection, therefore either you should leave it to the recent authorities to give remission when a minor does, or you chould see that no duty is charged on the share of a minor coparceuer who describing a certain age. certain age

Dr Paranipye Q -But in any case, in that way, the Hindu family is treated much more lemently than others. The suggestion I would make to you is to treat all the communities equally,

A -I think having regard to the fact that no member of the Hinds A — I think having regard to the fact that no member of the Ilinount family is a full member you must bear that in mind when you tay his share A Hindu family has to stand a good many charges which are not binding on the Puropean or Anglo-Indian communities, for instance marriage of sisters, et An Inglish brother who inherits property from the factor, is not bound to spend a penny on the marriage of hir state—his father, is not bound to spend a penny on the marriage of hir state—in letting the joint Hindu family off a little more lightly than others.

Q-You can allow rebate in such cases

A -You could not predicate the amount of habilities, until marriages occur, you cannot say what the expenses would be



at the property in that was. On the other hand, if the testator had not left any property within the local jurisduction of the Madras High Court the Administrator General could not have interfered at all

Q -The second point I want to make is this Supposing the man had left a lot of property, and the only son was an adopted son The adopted son succeeds to the property of the father At the same time the man has soft acceeds to the property of the latter has the same time and man and left a will although there was only one son Therefore, the son succeeds not only under the surryvorship but also under the will. But he does not choose to take a probate of the will, because he is sure that there is nobody else who is likely to contest his title although there might be a number of beneficiaries Even then that man has at the present moment to take out of the list landed property in different districts, what is called in Bengal nam than, that is, under the Lund Registration Act his name has to be nam many until s, under the limit Registration act his name has to be substituted in place of the father. Therefore, lithough he may not have to pra probate data for the will he has to pra certain charges for his succession to get his name registered in place of his father in the had revenue registers

1 -I am not quite sure whether the registration in Bengal in those circumstances would amount to title or would be equivalent to what is in Madras a patta

The President Q-The Maharaja Sahib is talking about the permanent settlement

A -It may be that registration in Bengal does not give a title to the registered person any more than a ratta. Here in Madras a ratta is not proof that the pattadar is the legil owner of the land. He is morely registered as the person responsible for the revenue

Q -I think the position is quite distinct in temporarily settled area. The patta is only a document for the demand due But in a permanently settled area if there is a succession and an enquiry has to be held before the Collector mutation is required

The Maharajadhiraja Bahodur of Burdwan O-In the case of the kind I have referred to you, it does not matter if the man is legal heir, he has still to go before the Collector in the different districts in which he has property and after paying the mutation fee he has to get his name registered In any scheme that you may have, an amalgamated estate duty or anything in any scheme that you may have, an amalgamated estate duty or anything else, because you wanted that for estates below one thousand, you would have a succession certificate, and in the case of estates beyond one thousand you mill see that the man will have different had of duty to pay at present You said you would like to have a succession certificate for the poorer classes that is to say, for people who have an income of below Rs 1,000 In the case of consolidated estate duty which you may have, how would you get over the difficulty of this question of mutation?

A -I understand these amounts are fixed for practically getting fresh titles

Q—It is not fresh titles, it is like this. In tauxi No I there is a particular property belonging to Mr. A. He dies and Mr. B, his son, has to come forward before the District Collector to show that he is now the heir and his name has to be registered in the place of A as proprietor of the think the heir heir consistence of the place of A as proprietor of the place o

A-I quite follow In the illustration you have given it is compulsors for the particular individual to get probate, he has also to par certain for the particular individual to get probate, he has also to par certain fees to get himself registered as the new proprietor I believe in Figland in the payment of estate duty the successon duty which is also payable is taken into account or rither is deducted from the amount of which estate to be compared to the payable of th duly is pasable. I think in this case you might say if court-fee have to be duly in pasable. I think in this case you might say if court-fee have to a vaid for probate you will deduct, in from the valination of that catata, as that two been paid in respect of registration or anything of that

- Q-You admit these factors will have to be taken into account?
- Dr Paranjpye Q -No mutation fee will be charged if the probate duty has already been paid? You can have some such rule

A —Yes.

Q-lou might lay down a rule that mutation fee will not be charged if the probate has been paid?

A —Yes

- Sir Percy Thompson Q—At the present time in respect of Hindu extres a man is not bound to take a probability, therefore, another procedure has to be adopted for legalising his succession, and that is done before the Collector, and for that a mutation fee is charged. Supposing you have a general rule that a probability of the option of the procedure of going before a Collector and paying a mutation fee histories.
 - A -Yes, it might there would be no necessity for obtaining two telles
- The Vaharayahtraya Ishadur of Burdean Q-1 am now speaking of quite a different case. Supposing there is only one son and that too an adopted son, and the father of the man had also left a will, and to will is not produced. The adopted son thinks that he need not produce the will and need not take the probate which will cost him lot of money, because there is nobody to contest. In such cases he will have only to go and appear before the Collector to have his name registered and pay mutation fees. There the matter ends. In those cases when you have a consolidated estate duty, when you have to produce a will and when producing of the will is made compulsory, where a will does not exist, you will have to make some provision?
- Sir Percy Thompson Supposing there is a will left, then the man will have to obtain a probute and pay the duty Now let us take the case where there is no will it is necessary to take out the letters of administration. It is precisely the same. Therefore the whole of your mutation fee will disappear.
- The Maharajadhiraja Bihadur of Burduan Q—Supposing A and B and thousand during the lifetime of A has to pay on his thousand during the lifetime of A has to pay on his thousand during the lifetime of A has to pay on his thousand which was his father's share Meanwhile C has come into existence, then there is a partition, when C comes in, he pives a duty on ten thousand rupees?
- A.—No. He pass only on five thousand. Taking A and B father and son, with ten thousand rupees joint family property. A dies and no son is here to B, the whole of the property survives to B. If a son is not born, A would take 5 and B would take 5 in a partition. B would have to pay death duty on A s half share that is fix thousand. Then C is born, B take 5 thousand in a partition. When B dies the whole to the thousand convices to C and C would pay on the share B would have taken in partition.
- Q -Supposing A and B have property worth ten thousand and B s share is five thousand. When B actually gets five thousand to you would charge only on five thousand?
- A—When A dies, his som B would pay on the share that A would be cutitled to if partition had taken place between him and B in the ancestral property and he would pay on any sperate property inherited from A in full. It is 5(ii) was inherited b B from A it would, according to the Mitakhara Lus have become ancestral property between B and his son C, so that when B dies his son C would pay on the share of B in a partition between B and C.
- Q—Liven under the Mital-hars Law, there are a great many difficulties. What Dr. Parampine had in view was the English law, buppose a father leaves two some £'0.000 each, one som dec during the lifetime of the either and the properts is 111 mixet. Suppose also cragainly the two frothers in javing the extate duts paid on their regular share. If the effer trother dies after the death of the father, would not the other trother place again to pay on the £'0.000. According to you C, the grandson would not jay in full.

- A —It would depend on whether the property was the separate property of B on the joint projecty of B and C
- Q—The other question put to you was by Su Percy Thompson about ready cish. It is perfectly clear that if a bink or Indian company insists on product, the man would have to tall a probate on the whole of the property even if it is ten lal his of rupees. But suppose a man has Government promissory notes worth a halb of rupees and he does not take a probate of the will can he get them trunsferred to his name?
- A—Under the Indian Securities Act certain provisions have been under that Act I believe the constrained author to the renewal of notes which stood in the name of a deceused, and under that Act I believe the constituted authority can, if statisfied that the promotes stood in the name of a member of a joint Hindu family, after enquiry and being satisfied that the due claimant has stepped into the shoes of the former transfe or make a renewal of the notes in favour of the now man and I think that particular section is equally applicable to the member of a Mainbar toward I may be that under the Act a transfer can be made to the next of kin without producing legal representation, but I am not sure about it

The Maharaji thiraji Biladur of Burduan —I linew of a case in Calcutts where a zumindur lefine lie died (and he died in his full sen es) transferred all his promissory notes to different people so that they might escape payment of the

Sir Percy Thompson Q—With regard to this question of the Hindu family, is not the whole theory of extre duty that you pay on the value of the assets of the descreed which has on death?

A -Yes

- Q—Suppose in a Hindu family there is a father and a son and the as are Rs 100 000. When the father dies vou have to enquire whit is the value of the as ets belonging to the decreved which pass on deth. I know it cannot be sold in open market. But you have to imagine what the value would be if the estate worth Rs 100 000 were sold in open market, subject to the hability that at any moment some person could claim a share
- A.—That is so. For certain purposes the potential share of a coparecine regarded as assets that is to say, under the Coul Procedure Code ancestral property in the hands of a son is made hable a creditor can proceed against the ancestral property which is survived to the son after the father's death. That reals on a special rule of the Hindu law that a son is hable for the father's debts, or a joint estate which survives to a brother may, under certain circumstances, to liable for the debts of the brother. One brother is not liable for another brother's debts according to Hindu Law, but if one of two brothers (A and B), meurs certain debts he may mortgage his share or sell its—before the purchase is completed, he might due or he might meur some debt in isspect of which a creditor has obtained a decree—if the creditor of time is purposed in the property of the survivor. He can work out his remeds his means of part time. It has been held by Justice Kumarassami Sastry that the Administrator General is not provided the survivor. He can work out his remeds his means of part time. It has been held by Justice Kumarassami Sastry that the Administrator General is not in account the value of an estate is lelow or above Its 1000 take into account the value of the share the decreased may have been been provided to the surviving brother had applied to me for a certificate. The separate estate of the decreased was under Rs 1000 the decreased brother being joint and the living I rether having applied for a certificate in order to judge whether the whole estate of the decreased are above the other than the point property.

The President Q —One witness told us that the Indian Succession Act, which applies to Christians renders it obligators on members of this community to take out probates for all wills

A -Set ton 18" applies it is only in the case of an Indian Christian requiring to establish a claim in court as executor or legates that he must obtain probate. It is so not necessary to do that he need not take probate Indian thristian have been specially exempted from section 190

Mr. C. B. COTTERELL, CIE. I.C.S. Secretary to the Government of Madras in the Local Self-Government Department was nowt examined

Written memorandum of the Local Self Government Department. Perfor!

TAXATION AND PALACES OF LOCAL RODGE

O 106 -As a general proposition the main criterion for levying the taxes necessary for national services is no doubt ability to pay and for local sorvices measure of benefits received, but it is difficult to assess the extent of local benefits properly Services like water-supply and drainage, construction of bridges, benefit not only the residents of the day who largely contribute towards their cost and upkeen but also the posterity and the visitors Again, the nation has a great interest in maintenance of such services intended to keep local areas healthy is in the event of an epidemic breaking out. the whole nation suffers Services which immediately benefit the local area are sometimes ultimately national in character and it is right that all persons who are able to may should contribute towards their unbeen

Q 107-It is desirable to give local bodies further powers of taxation. The following taxes now included in Schedule I of the Scheduled Taxes Rules and assumed to Local Governments should be transferred to Schodulo ii _

Item 4 Tax on advertisements Item 5 Tax on anusements

Itom 8

Stamp duty other than duties of which the amount is fixed by Indian Legislation

They are really taxes to which the local bodies have a preferential claim The Government of Judia have normitted the introduction of a Bill in the Legislative Council to enable local bodies to levy a tax on entertainments.

The Corporation of Madra has been already permitted to levy a duty of 2 per cent ad talorem on transfers of property effected within the limits of the city. This duty is levied as a surchingt on stamp duty. Terminal translated be levied on passengers also. The following words against item 8 in Schedule II should be omitted -

"save where such tax is first imposed in a local area in which an octroi was not first levied on or before the 6th July 1917

was not first levice on or before the our 2011 1911.

Rule 7 of Schedule V of Madras Local Boards (ct. 1920) provides for a voluntary transfer to district boards by Local Government of a portion of the obbart revenue. The Limitian Relations Committee appointed by this Government in 1920 recommended that local bodies should be empowered to local a surphayee on exess revenue. It seems preferral to portiti local bodies to local a surphayee on seves revenue. It seems preferral to portiti local bodies to local bodies and the revenue so rused should be ensured to local bodies. The whole of sale license fees in municipalities. may be assigned to municipal councils

It is not necessary that the levy of any specific taxes should be imperative. The local hodies may be trusted to levy the main taxes required to maintain their services. If the levy of taxes is made imperative local bodies are likely to recent it as an under interference with local self-government and there seems to be no reason who Government should take the 'onus' of forcing local taxation

O 108 -So fa - c-- 1 at cfr --- nent has no experience of the tax as it i gards house tax, land e satisfactory from an tax and land cess economic point of derive benefts which present afford to lose accrue as a rest the income from a the income from a minome from the decelor of the decelor of considerable if the local bodies make a red effort to decelor the sources. In this connection attention is invited to GO No SQL E. M. dated 14th March 1925 in Annexing I. There can maintain the civiling services in an effort it and and the surplus left after reging the cost of services in an effort it and and the surplus left after reging the cost of services in a perfus in course of time enable the local bodies to reduce the rate of taxes or to abolish some of them. There is no indication that at present the local bodies have explored the possibilities of developing these resources.

- Q 109—As stated before, this Government have no experience of octrol. So fur as terminal tax is concerned the objections referred to in the case of octrol do not apply. The tax is at present levied by the Corporation of Madras on tumber only and they have not felt any difficulty in assessing and collecting the taxes.
- Q 111—The local boards depend very largely for the money required to maintain reads on tolls. They cannot afford to forego this income. In the case of municipalities the moome is considerable and the councils will find it difficult to lose this source of revenue. In the present stage of advancement in India tolls are probably less objectionable than would be an increase in direct taxation. Net receipts from tolls should be spent entirch on the roads. Government would be justified in insisting on this
- In the Local Boards and District Municipalities Acts of 1920 the rate of ful on crits was reduced from As 4 to As 3. The local bodies complained that this unoised considerable loss of moone and the rate was subsequently restored to As 4 with the approval of the legislature. In this province at any rate tolls have been found necessary. The minimum limit of distance is 20 miles between gates in local board areas but the distance is reduced to 10 miles in the case of rates near municipal limits. Exceptions to this rule are allowed in some cases. These limits have proved satisfactory.
- O 112—The answer to both parts of the question is in the affirmative. In the case of local bords, tax on houses and land cess are payable by the owner or occupier. In the case of municipalities the property tax is levial to from the owner. The owner can always shift the burden of the tax to the occupier.
- Q 113—The existing enectments do not law down any hunt in regard to property tax on lands and buildings but in the case of land cess a maximum of 1 anna 6 pies in the rupee of annual value is laid down. It is proposed to legislate for rusing this rate to 2 annas. The existence of a maximum tends to the loards being short of funds and to neglect of services. Its removal will not lead to local bother rusing the rates unnecessarily. On the other hand, then tendence always is to reduce the rates wherever them to adout other forms of trivation less defined be from an economic standpoint. The limit on land cess may be sumeed.
- 114—Under provise (c) to section 84 of the District Municipality Act 1920 at its open to a municipal council to exampt any building or land from property tax if the annual value of the same does not exceed Ry 18. The limit of exemption in the City of Madiras is Ry 39—vide prairie (r) (1) to section 102 of Act 10 (199). The limits are reasonable.
- Q 115—The municipal council should have the power of rating land according to its annual value. Where the annual value cannot be estimate the council should have the power of taxing eitherhold either on capital value and in the latter case a tax of ner cent should be taken as the latter case a tax of ner cent should be taken as the latter case and the latter case a tax of ner cent should be taken as the latter case and the
- Q 116—Government have no experience of a two on cotton. Profession has been levid in municipal areas for a long time and in local bound areas since fet tord 1991. The compones fax was introduced by the Art of 1990 and is levid in both running al and lead board areas. In many case the taxes are not assessed project. It is profession and cryptimes taxes are not assessed project. It is profession and cryptimes taxes are not assessed project. It is profession and cryptimes taxes are not assessed project. It is profession and cryptimes that the first in assessing and collecting the taxes. The tax of cryptimes is the results of the profession and cryptimes that it is thought as turnous.
- Q 11" This Government have accepted the following general principles regarding principles to local bodies --
- (I) that rluarly rants should be made for specific services and not in all of the general resources of the local boiles;

- (2) (a) that Government and to local bodies should be confirmed to certain services which are semi-national in character.
- (b) that the aid may take the shape of the central administration of a service or part of a service (in which case the whole cost of such administration will be borne from provincial funds) or of a payment to the local body of the cost, or part of the cost of administering the service,
- (c) that the Government will determine from time to time what services are to be regarded as semi-national and which of them should be centrally administered.
- (3) that exceptions to the general rule in (1) above are admissible in the case of (a) specially poor local bodies (b) pilgrim centres and (c) sanitaria,
- Cost of national services like trunk roads and hospitals at headquarters should be contributed wholly by Government. In the case of semi-national services like provision and upkeep of second-class roads, schools heapitals and dispensaries water and drainings work, the Government should have a portion of the expenditure incurred by the local authorities. Important services like those of district board engineers district health officers should be retained in the hands of Government and pull by them. Services which are parochial in rature like upkeep of village roads sanitation and lighting of streets, should be attended to by local bodges themebres.
- Q 118—No such atture is exists in this province. Government supervision of eventual services as necessary to secure a degree of officiency in the administration. This Government make the grants for trunk roads after obtaining reports from Superintending Fig. seers as to their condition Similarly, in the case of second-class roads the half grants are dishursed on the reports of the Collectors. Education and sanitation are 'arguery controlled by Government inspecting officers. The above system of control works satisfactorist.
- Q 119.—Some of these taxes are already levied in somewhat different forms in this province. Local bedies in this province are empowered to levy profession tax and companies tax. Business profits and capital steek of corporations will come under the scope of these taxes. In hill municipalities the District Municipalities the Art privales for the levy of a servant a tax from employers of servants. Local bedies generally may levy homee fees on lottle. I and cess may be levied on mines
- Q 160 —les Non-tax resources like markets cart-stants slaughterhouses arenues, etc., should be developed before additional taxation is resorted to
- Q 161 The present asstem under which district and taluk boards levy and less is satisfactory. No minimum need be laid down to the percentage of land resume which may be letted by boards as a surflarge. It present though the maximum is only I amma 6 jies of the annual value some letal leavings are ratefulant to dury the case at the maximum neer useful.

ANNEXURE I

GO Mis No 862, L & M , DATED 14TH MARCH 1925

The importance of developing the income from remunerative enterprises has more than once been brought to the notice of the local authorities. Their attention is invited to paragraphs 211 to 220 of the Report of the I manical Relations Committee communicated with G O No 1193 L, dated 27th November 1920, and to G O, No 707 M, dated 25th May 1920, and No 1206 L, dated 3rd December 1920

- 2 A study of the figures for 1923 24 produces the following results The income from rulways is not tall en into account. The district and talla boards realise a surplus of Rs 5,00,000 in 24 districts. Of this amount Rs 280 000 was realised by four districts. The average for these four districts is Rs 70 000. The union boards in 24 districts realise Rs 3,00,000 of this amount nearly Rs 1,33,000 was realised by the union boards in five districts. The average for these five districts is Rs 2,7,000. Among municipalities the figures are as follows.—80 towns realise a surplus of Rs 9,05 laklis. Of this amount over Rs 42 laklis was collected in 13 fowns. The average for these 13 towns is Rs 32,000.
- 3 If these average amounts had been attained by the other local bodies the result would have been a net revenue for district and talub loards of Rs 168 184bs, a net revenue for union boards of Rs 62 lahks and a net revenue for municipalities of Rs 25,84,000, that is to say, the net revenue from these remunerative enterprises to local bodies in the Presidency would have been Rs 493 labbs instead of less than Rs 175 labks
- 4 The Government are of course aware that the conditions in districts differ considerably, but it is by no menus a safe assumption that it is the inchest districts which make the most money out of these remunerative enterprises. The district and taluk boards in Listin district, for instance made no net revenue from these sources for 1923-21. The Government are convinced that it would not be at all unreasonable to expect an average of Rs 70,000 for district and tiluk boards in a district of Rs 27 6 90 for the unions in a district and of Rs 32,700 for a municipality.
- 5 The Government trust that the presidents chairmen and members resources. They consist mainly of markets arrivatinds shaughter-houses and arenues. It must be remembered that these are perhaps the most extractors sources of local receive. The priments are not in the form of taxes but are definite pariments for value received. A man who wants a stall in a market first no objection whatever to paring a reasonable price for it. It fact he would much sooner do so than not have facilities for selling his goods. These pariments therefore and the most objectionable feature of all traction, vir., the unwillingness to par. The Government trust that a real effort will be made to develop these requires not only in the financial interests of the local bodies but for the provision of increased facilities and amen ties to the public.

Necessity for retaining Tolis Defects in Assessment and Collection of Flucted Bodies and ways for improving the Linances of Local Bodies

Octron is not levied in this Presidence. Tob's are. The amounts call below. In municipalities tolks brong in over the Thalks and the district learned derive mark life 30 likes from the The immore represents about 11 and 11 per cent respective. The life of the total ordinary expenditure of an interpretation of the total ordinary expenditure is an interpretation of the total ordinary expenditure of the total ordinary expensive the total ordinary expenditure of the total ordinary expensive the total ordinary expenditure of the total ordinary expenditure ordinary expenditure of the total ordinary expenditure ordinary expendi

tolls and it will be difficult to replace tolls by another source of revenue Taxation by tolls is an out of date method of trivation and has been for some time abundanced in most Luiopean countries eveept in special cases as for painent of the cost of a bridge, but it is difficult to see how the income derived which is in most cases essential, can be otherwise provided. Statement B shows the relative income from tolls, other trives, non tax resurces (markets, areques, railways, etc.) and Government grants and contributions and the percentage of income from such source to the total ordinary expenditure in the case of a few typical municipalities and local boards

2 Assessment and collection of taxes by local bodies —Attention is solicited to the answer given by this department to Qs 167 and 171 of the Taxition Committee. The fact cannot be disguised that recently the standard of collection by municipal councils, lost deterorated. In the case or as many as 25 municipal councils, lost of 80) the Government are at present watching the progress of collections month by month and in one case (Truvalur) the, lives already taken collection was, out of the hands of the council. It is likely that the Government will have to do the same thing in regard to a few more councils this year. A comparison of the record or collection in 1923-24 with that of a decide ago shows that there has been a verious decline. In 1913-14 the councils were alle to collect 50 per cent of their revenue, while in 1923-24 the collections were 82 per cent of the demand (vide partgraph 66 of the General Municipal Review for 1923 24).

Assessment of taxes also is not properly done. The Examiner of Local Tund Accounts has brought to notice several eases; in which municipal councils have neglected to make proper assessments and to ensure growth of revenue (vide paragraphs 9, 11 and 13 of the Audit Report for 1922-23)

An instance of gross carelessness in assessing taxes may be found in Copereram (f. Os. No. 2274 L & M, dated 15th October 1923, and No. 1842, L & M, dated 4th July 1924)

A note showing the ways in which the finances of local bodies may be improved is appended

STATEMENT A

I —All M	CNICIPALIT	ES	
Name of tax	Total collections in 1923 24		Percentage of column (2) to total ordinary expenditure (Rs 92 65 lakbs)
(1)		(2)	(3)
		RS (15 LAKHS)	
A - District 3	Iunic palite	es det	
(1) Property tax-			
(i) For general purposes		27 : 3	_9
(ii) Water and drainage tax		12 02	13
(m) Lighting tax		0 23	0 2
(iv) Railway tax (not levied by any council)			cıl)
(2) Tax on companies		1 19	16
(3) (a) Profession tax		S 76	6
(8) burcharge on me me tax	(not lev	ned by any coun	cil)
(i) Tax on carringes and animals		3 16	3 7
(5) Tax on carts		1 75	19
(6) Tax on servants		0 10	e i
(7) Tolls		13 46	14.5
(8) Pilgrim tax		1 11	12
B - Elen ento	re Educatio	4 A-1	
(P) Education tax		14.	16

II -ALL LOCAL BOARDS

Name of tax	Income in 1923 21	Percentage of column (2) to total ordinary expenditure (Rs 251 lakbs)
(1)	(2)	(3)
	E9 (IN LAKHS)	
A -Local Boards A	et	
(1) Las d cess	86 37	31 4
(2) Companies (ax	0 28	01
(3) Profession tax	1 98	0.8
(4) House tax in unions including addition il tax for water and drainage, etc	12 89	51
(b) Pilgrum tax	0 17	0.7
(6) Tolls	29 89	12
77 771 4 772 4		
B -Elementary Educatio		
(7) Education tax	6 51	26
III Madras Corpora	TION	
Name of fax	Actual collections 1 ^{qo} 3–24	Percentage of column (2) to total ordinary expenditure (Rs 53 18 lakhs)
(1)	(2)	(3)
	IIS (IN LARHS)	• • •
(1) Property tax-		
(1) For general purposes	14 18	26 7
(ii) Water and dramage tax	13 73	25 8
(iii) Lighting tax	2 02	3 8
(2) Profession and companies taxes	5 69	10 7
(3) Tax on carriages and animals	2 03	38
(4) Tax on carts	0 46	0.9
(5) Tolis	0 61	11
(6) Tax on timber	1 18	22
(7) Duty on transfer of property	0 75	14
(8) Education tax	(1 of levied)	•

Note -Betterment tax is not levied by the Madres Corporation or by any municipal council or local board. Some will in the next few years (e.g. Turupati and Cluttoor numerical councils)



Note regarding the ways in which the finances of local bodies may be improved

An attempt is made in the following paragraphs to show how the finances of local boards and municipal councils may be improved in the near future It is not proposed to include the case of the Corporation of Madras as it has more scope for development within the four conners of the present Act than other local bodies have

- 2 The functions of local boards and municipal councils in this Presidency ne more or less well defined. Under the existing enactments they can expand their services and take up more services, but lack of resources piecents many of them from doing so. Their present resources, it must be confessed are not sufficient to maintain the services thready undertaken at the standard attained by their sister bodies in other parts of the world, though comparison with such bodies in India may not show them at a discontaining. One expects a better standard of administration from these theorems of the present indifferent to the unionst that can be expected of local bodies. Like Government the submitted that the standard of administration from these matters and cost of large in prices and cost of large in recent years. Cost of administration has an consequence been increased while the resente has not left price with such increase of expenditure. With the return to normal conditions, these bodies will be able to maintain their services more satisfactorily than in recent years.
- 3 The absouce of a well defined system coverning the financial relations of local self governing bodies with Government has been a main cia of their poor finance. It was impossible to define them in the beginning. They were first called into existence half a century ago with the primary object of affording the people a training ground in the Government of the country and gradually responsibilities not added. They functioned with the small reconnect visited by them locally supplemented by large dokes from Government on legan in the case of the state of the country and produced by the country state of the country and produced by the country state of the country and in their case disofficient means the country of the co
- 4 A committee was appointed by Government in 1920 which survoid the possible grounds of developing the resources of local bodies and suggested measures for securing to local bodies greater financial relict than they then possessed. The time for such a committee a is anosportante for two reasons. Lirelly, a great deal providin.

 The local bodies had to frusing revenues therefore premature therefore premature the Meston award ha ent to afford much the Meston award ha

financial rehef to local lodies. The result was that rest of the nam accommendations of the Committee exhibits the give additional rehef were not immediately accepted. The Government however were his rail to accept the main principles in her-lying the recommendations and have been gradually giving effect to them.

- 5 Uncertain doles which lengthed mainly the vectorial bales late replaced by recurring subsidies for services classifed as national consummational in importance. Grants for non-recurring purposes also are given, but minor works of a parochial nature are left to be financed by the closel bodies themselves.
- 6 B fire taking up the question of evil using near sources of recente it will not be out of place to show how the existing main services are funned 7 Talium, unnergal council first, the recurring artist received from
- Government fall under the first four of the fellowing health (1) Tend e cit The Government and of you be 1000 a mile a year and may geterably be said to be adequate to transitain them

- (2) Flementary education -The relief now afforded is not based on any system, nor is it proposed to place it on any definite basis
- (3) Secondary schools—At present there is no system underlying the subsidies for these schools. The Government lear either the net cost of the high school classes either in full or a portion of it in some cases, or contribute a fixed sum towards maintenance supplemented by varying grants for non recurring purposes, the amounts of which differ according to the then farances of the local lodge and the Government
- (4) Medical relief —The Government have taken over completely the district headquarter hospitals and since September 1923 a definite district headquarter hospitals and since over completely the district headquarter hospitals and since soptemer 1923 a definite system of grants in aid has been colored in the case of other institutions. The Government hear the entire cert of the salaries of inclinic officers at the are concernment near the entire cost of the savinger of induced burders of table, stations, and a fixel percentage of the pay of the me licel officers in other place. In the case of extrain institutions opened from 9th March 1915 the Government have agreed to bear one-half of the cost of maintenance
- (5) Municipal health officers -The Government bear three-fourths of their cost while the other one-fourth is contributed by the municipal councils
- (6) Plague —The cost of some measures to comilat plague such as inoculation, police to guard executed house observation including the pay of plague impectors etc., is berne by Government and the rest by the municipal councils
- District and talul boards-(1) Trunt roads-The Government contribute Rs 500 a mile a ver and the amount is generally adequate allotment is insufficient where quarries are remote or the roads lie near the City of Madras or important towns
- (2) Second class roads A maximum amount is fixed for each district the grant is paid subject to a maximum of 50 per cent the amount spent on the roads by the district boards and and the grant is prio subject to a maximin of our per cent of the amount spent on the roads by the district boards or companily this grant represented one-fourth of the land cess collected by each board in 1913 the Government offered to contribute an additional grant equivalent to the amount of land cess collected by local boards in excess of an one-unar arto. The Local Boards in excess of an one-unar arto. The Local Boards are crees, of an one-unar arto. heards in excess of an one-unia rate. The Local Boards Act of 1884 permitted the boards to leave a cess for general purposes at only a maximum rate of one anna in all districts except. Valuber. South Kanara and the Nelgiris where the maximum was 2 annas. The Government proposed to amend the Act to enable the boards to raise the cess to over one anna. The boards were generally averse to an enhancement and the question of amendinent of the Act was dropped but as the Valabar and South Kanara boards had rived the cess to 14 annas and the Valabar and South Kanara boards had rived the cess to 14 annas and the Valabar and South Kanara the Company of tess of the data the share for each district was definitely fixed. From 1st April 1923 the grant has been earmarked for specific purposes viz. unkeep of a previously cadre of district health officers costing about Rs 1 45 lakhs, the balance being distributed in the original proportions for maintenance of second class roads

 - (3) Elementary education (4) Secondary education (5) Vedical relief
 - (6) Plaque
- Same remarks as for municipal councils

9 Non recurring grants —Generall the G - -- to municipal councils for purposes nge schemes For water supply a Government is limited to one half c

Government is initied to one half a grants are not given for their upset, which should be financed by the Grants are not given for their upset, which should be financed by the Grants are not given for secondary funds. For the construction of the first secondary funds are successful to the control of the council are stylesters. The Government occasionally help councils whose finances have been depleted by prevalence of severe epidemics, those affected severely by cyclone or floods.

- (2) Atenues—I en councils are enterprising in this respect. Obtacamend heads the list of councils with an income of Rs. 10,425 from arenues Besides the large trees in its two cithients brains, the council owns several plots of land which supply firewood. Only three other towns—Cuddalore, Aumbakonum, Manavran—get over Ps 3000 and this must be due to the fact that the councils have planted fruit-yielding trees. It is strange that m big towns like Madura and Trichnopoly the income from this source is less than Rs. 2000. Systematic exploitation by other councils will no doubt add considerably to their revenues.
- (3) Literas fees—It is regretable that councils do not keep an eve on this source. The fees fixed are generally low and are not promptly collected though the law requires payment in advance. The amount received under this head in all the councils in 1923 22 was Rs. 3 13 lal hs. No improvement can be expected in this direction until councils are presided over by competent and honest charmen and they can command the services of an efficient executive staff.
- (4) I ind desclopment—Improvement in this direction is necessarily the Town Planning Act of 1920 has not been fully availed of by many councils. When the councils have executed the scleenes framed thermuder, a considerable addition to their revenues may be expected when they lowy heterement contributions on the lands developed by them Trichinopoly alone gets over Rs 10 000 from rent of lands of Octacamund comes next with Rs 5 601.
- Midias District Municipalities Act, 1920 the fees should cover the cost of the service but m as many as 36 councils the service worked at a loss in 1923-21 loth in the reviews on the administration reports and in the audit reports councils are being warned that the service should be made self-supporting. Some of them have been threatened that such loss is surchargeable. Still the improvement is quite imperceptible. With the rapid spread of education among the people of towns and with propaganda undertaken by the public health and sanitary staff it should not be long before people recognize the advantage of this system. In the long run this is
- the possibilty of rubbis!—Here again very few municipalities have realized the possibility of rusing substantial meene from this source Madura realizes a landsome meene of over 18 44 000 or thin poly comes next and the substantial realized as a constant of the rubbis of the rubbis
- (7) Feet, fines etc.—This is not a source of meome which can be exploited and developed. It is only in towns where the Town Nuisances Act is in face that this meome can be counted. The norking of the Act depends upon the police. The number of prosecutions under the Act is very few.
- in fixing meters to louve connections in taking proper readings and charging for excess in time and generally in not adopting and withing properly the water works 15-daws is responsible for poor meemer the exceeding the material of the property of the pr
- (b) Municipal trading—Except the Ostacamund municipal council which has worked out a dairy scheme no other council has seriously worked out concrete proposals for developing their retrained by trading such enterprises are possill only if the councils have the fortune to be presided over by energetic chairmen who will look ahead and earry out good schemes and the councils support him in his views, and till then no improvement can be expected.

19 In the case of local boards, the main sources of non-tax revenues are few. The important items are—

(1) Railways (2) Motor buses

(3) Avenues (4) Incenses

(5) Markets, cuit stands and slaughter houses

- (1) Railways—Only five district boards have norking railways. Thirteen more boards levied a special railway cess for construction of railways but their schemes, have not yet materialized. Under the precent policy of the Government of India, it is not likely that any district board will own a railway. This source of revenue is therefore once for all closed to district boards.
- (2) Notes buses—It is open to district boulds to engage in providing motor bus services in lieu of rishways but the Rummad District Board has not found the enterprise quite successful. Still district boards can increase their income from tolls and license tees by encouraging motor transport industry and affording facilities to private companies. Cuiddagali District Board realizes in income of Rs 5,000 from motor licenses.
- (3) Atomics—A comparison of the avenue receipts for some of the important boards for 1922-23 and 1923-24 shows that in 1923-24 there was a decline in revenue—ide statement D attached The fail is cridently as the control of the control of the fail is cridently and the control of the control
- (4) Licenses —Many of the taluk boards have not set begun to avail themselves of the possibilities of making idenses a source of evernine Many of the purposes for which heeness are required under the Madras Lecal Boards Act were added on (recently) by the Act of 1920. Owing to the evistence of a provision in the District Municipalities. It is ambling many expal councils to license offensive and dangerous trades within three miles of their limits, the local boards are not able to direct the tunneling many from this source. It is proposed to amend the District Municipalities Act so as to give local boards complete powers in this respect over all thour areas. Local boards and municipal councils may with advantage consider the possibilities of enhancing their revenue by (1) imposing feet for regis tration of sellers of particular commodities og cotton ground nut, gunger of the possibilities of enhancing their revenue by (1) imposing feet for regis tration of sellers of particular commodities og cotton ground nut, gunger of the possibilities of enhancing their revenue by (1) imposing feet for regis tration of sellers of particular commodities og cotton ground nut, gunger of the possibilities of enhancing their revenue by (2) imposing feet for regis tration of sellers of particular commodities of cattle markets and big grain markets and for the possibilities of enhancing their revenue by (2) imposing feet for regis fraction of sellers of particular commodities of cattle markets and big grain markets and big grain markets and big grain markets.
- (5) Marlet cart stands and sloughter-last It is difficult to compare statistics of revenue from these sources of particular local bodies as the form of account, is such that the gross revenue in each local area cannot be ascertained easie. Taking districts as a whole Countaine (18, 106 thousands) stands first in the feld "ext comes Madura (18, 60 thousands).
- 20 From the above paragraphs at will be seen that within the four corners of the existing Act the local bodies can expand their revenue by several labble of supers.
- 21 In the above notes no reference has been made to the transfer annually to district boards of a sieure of the excise revenue which has been provided for in rule 7 of Schedulo V of the Local Boards Art. The Financial Rulations Committee did not recommend this transfer but auggested the levy 1 a surcharge on abkari revenue but the Government have declined either it transfer a portion of the excise revenue or to allow local boards to leve a sur har, on such revenue. A surcharge at one and of the revenue on fixed ret rules and tree-law will fetch about Rs 13 lakks. If Government will relint and agree to either step, the revenues of local bodies will be considerably augmented.

- 22 New sources of recenue—The Scheduled Taxes Rules framed by it Government of India under section 80 A-3 (e) of the Government of India under section 80 A-3 (e) of the Government of Ind Act law down the taxes that may be imposed for purpose, of local authories. Power is reserved to the Governor Ceneral in Council to make an addition to the list of the taxes enumerated. The following taxes are in leaved by local hoding.
 - (1) Tax on bosts
 - (2) Terminal tax
 - (3) Octro

Item (I) does not seem to have been yet considered because this Pier dener does not possess many navigable rivers. However, there seems no har in local bodies in this Presidency being empowered to levy it.

The question of lerying item (2) in the Madras city was faised at time of passing the Act of 1919 but it was not approved by Government

A terminal tax on timber alone is levied in Madras city. It is doubtful if a terminal tax on goods and passengers by sea or rail will find farowith the Government of India. In the pilgrim tax we have a form of titerminal tax in a small degree

Hem (3) Octros has nover been tried in this Presidency. It is presume that this tries and tolls cannot be levied by the same body is otherwise it local body will be taxing the goods as well as the carriages or animals brin ing them in A former Goxrament of Madras characterized Octros as pest. It is doubtful if it can be reckoned as a popular or tolerable tax these days of free communications. It may be interesting to note that almost all agricultural villages such a tax is being levied by the village or munity for the communal purposes of the village. For example in Soul Arcot district in the Chidambiram division it was found in some village that whenever a ryot took out a crit load of paddy for sale from it village, he had to pay 4 mans to the Nattumu for the village temple. Non resented to pay this tax.

23 There are a few others like taxes on vehicles and animals which a not leviced by local boards, and tax on severants, the levy of which as confined to hill municipalities, and tax on severants, the levy of which as confined to hill municipalities on vehicles and animals in rural areas, but must be a severant with the given the power to levy the tax. Tax on servants to appular and need not be considered. The Legislative Council has under consideration a Bill to tax entertainments. This is a tax reserved to Private all the server of levy the late of the tax of the description of linds have permitted its levy by local bodies. The additional incoming the server of levy the tax of the description of linds have permitted its levy by local bodies. The additional incoming the server of the server of levy the levy that the server of linds have permitted at levy by local bodies. The additional incoming the server of linds have permitted at levy by local bodies. The additional incoming the server of levy the levy that the levy that

Lield in \rea cultivated tons ACRES 203 088 102 740 1921-22 213 689 108 130 1022-23 116 510 221,410 Normal 1 160 Th Normal vield per acre

> Value of tobacco exported from the Madras Presidency by sea

				EUPEES IN Lakus
1919-20		••		29 16
1920-21				14 90
1921-22			••	18 49
1922-23		••	••	19 76
1923-24	••	••	••	39 91

24 It is difficult to suggest othe forms of revenue. A tax on tobace other on the acreage under cultivition or on the manufactured produce experted out of the Presidency may be feasible, but under the Schedule laxes Rubies a tax on insury is a previous tive. If local bothes are to the produce of the season of the late of the lat

Export of unmanufactured tobacco from British

	India	
1922 1923 1924	Quantity 1b 3,931,573 1b 4 574 504 1b 8,336,298	Value £132,477 £158,693 £312,224

If the tax is levied on the tobacco exported outside the Presidency by sea, then a duty at I per cent of the value of tobacco exported will bring about Rs 4 lakhs

STATEMENT C

List of Municipal Councils which do not get any inco is from cart-stands

2 3 4 5.	Ladpatii Tiruppattui Vaniyambadi Chidambarum Villupuram Hospet	7 Conjecteran 8 Chittoor 9 Eride 10 Pollachi 11 I damalpet 12 Bodinayakanut	16 Srivilliputiur 17 Virudupatti	19 Negapatam 10 Firuvallur 21 Palameettah 22 Tinnevelly 23 Tuticorin 24 Srirangam

STATEMENT D

Statement showing the income of some District Boards from avenues in 1922-23 and 1923-24

Agme of District Board	Income from avenues in thou- sands of rupees	Name of District Board	Income from avenues in thou sands of rupees
(1) Salem . (2) South Arcot (3) North Arcot	1922-23 1923-2€ 100 83 43 38 42 36	(4) Fanjore (5) Tinnevelly (b) Combatore	1922-23 1923-24 . 29 26 24 16 19 15

DEVELORMENT OF MUNICIPAL AND LOCAL BOARDS PROFESSION AND COMMINES TIMES—THE DISPIDULTIES EMERICACED AND THE REMEDIES

The earliest mention of a tax on arts, professions, trades and callings man the Madras Tonns Improvements Act X of 2805, which enabled the Governor in Council to form any tonn into a municipality and to appoint Commissioners to race funds and carry out ill necessary improvements. The tax on arts, professions, trades and cillings finds a place among the rates and taxes feriable under this Act, the primary object of which was to provide funds for the maintenance of the police force. The larger towns had till then contributed little towards this object, although thes required a larger force for their shirt than rural villages. The Government of India therefore urged that the momed and trading clusses, who recaded and curred on that business in towns did not pay their fair share of taxation, and that owing to the number of persons congregated in a small space and the increased facilities for, and incentives to, crinic, the expose of police protection was greater in towns than in the country. The Select Committee's report on the Bill which was afterwards passed into Act also points to the same conclusion. It

We have deemed it advisable to recast section MAH of the original Bill and the other sections which provide for a hierare tax on aris, professions trades and callings as well as Schedule A appended to the Bill, by omitting those provisions which require that the persons to be taxed under this part of the Bill should take out a hierare and by including in the schedule persons in the Crill Service or Government or of any joint-stock or other public company or trading firm By this alteration in the description and character of the tax, we are enabled to

include within the scope of these sections of the Bill, a large class of persons whose occumption from their operation has been urged, and, as we think, with justice, as a grave defect in the original Bill and to correct what, in fact, is an anomaly in regard to some of the classes specified in the original schedule in requiring persons to take out licenses to enable them to practice professions which they have already been authorised by competent authority to practise. The cases of barristers and physicians are instances in point. We may add that no licenses incer required under the moturpha tax and there does not seem to be any vahid reason for requiring them in connection with the tax now proposed;

2 The tax was leviable on persons excressing in the town any art, trade or calling. These persons were divided into five classes for purposes of assessment, the annual tax payable ranging from Rs 2 to Rs 50

3 Act X of 1865 was superseded by Madras Act III of 1871 and the Schedule B appended to the latter Act shows that the tax on arts, trades, etc., was understood to include the case of evil and military officers holding Government appenriments and that of persons in receipt of solaries from joint stock or other public companies or trading firms. In this Act the schedule of the tax was also modified so as to comprise eight classes varjing from Re 1 to 18; 100 annually, instead of five classes ranging from Re 2 to 18 c 50 a before. The imposition of this tax appears to have been very unpopular giver since its levy under Act III of 1871.

In the beginning of the year 1873, the President of the Municipal Commission, Trichinopoly, represented that municipal institutions were not appreciated by the masses, that the taxation which accompanied them was unpulatable, and that of the taxes in force the tax on arts, professions trades and cellings was especially unpopular. He accordingly proposed to substitute for the tax an octron on all the grains consumed in the town. It was then decided that the lesty of the arts tax should be suspended in Trichinopoli but the Government did not accept the suggestion regarding lev of octron its stead as it was of opinion that the octron would prove vixtuous and unpopular in the extreme, and would press with expectal secretive on the poor and as the question of introducing an octron was duly considered when the let of 1871 was discussed, it was deliberately rejected.

4 The following extract from the report of the Local Self-Government Committee of 1882 gives the history of the tax up to that period

"Though this tax is the meal descendant and success of the old important materials and it will be such such such such such as a such such as a such such as a such as

and was also extended to the lower classes of the schedule until at present it is in force in 34 towns out of the whole number of 47. The imposition of the importal hoeise tax in 1878 which has to be paid by the same persons who pay the municipal tax has however, increased its unpopularity and the difficulty of assessing it with strictness?

5 Act III of 1871 was superseded by the Madras Act IV of 1884 which was brought into force on 1st April 1885 The Act did not make any material alteration in the rate or character of the tax on arts. The only change which it introduced was the insertion of the words and on offices and appointments in section 63 apparently to make it clear that offices and appointments were not excluded from the category of professions, trades and callings

6 In the report on the administration of District Municipalities in the Presidency for 1825-86 the first very after the introduction of Act IV in the Presidency for 1885-86 the first very after the introduction of Act 1V of 1881 the Government observed that for soveral reasons this (the two narts professions, trades etc) was the most unipopular of the Municipal taxes and that although its abolition was not practicable the Government would be glad to see its incidence lessened wherever possible by the exemption from traction of the lowest classes of the schedule on this the Government of India called for a full report in regard to this tax, and a statement of the reasons why some other more popular mode of traction could not be substituted for it and at the same time remarked that Vadras and the North Western Provinces were the only portions of India in which a large revenue was russed by distinct municipalities from taxing trades. This report was furnished in pringriph 15 of the General Municipal Review for 1880-87 wherein the Government observed as follows—

'The tax is as remarked in last year s review unpopular but the Government are consinced that it cannot be done away with On the con tary, the increasing financial necessities of those towns in which it is not a present levied will probably sequire its extension. The common complaint against it is that it is a double of the incometar but the enquiry held in Trichinopoly on the occasion of a strike organized by the shop heepers of that town as a protest against alleged excessive taxation should that this was not the case and that the majority of the persons assessed were not affected by the imperal impost. This however appears to be due in part to imperfection in the schedule and in part to bad assess.

"If the tax were reduced or abolished the only alternative open would be to increase the tolk and as it is found that in many cases made half of the existing toll revenue is applied to roads this would mean that the traffic from outside would be taxed for town wants. The Govern ment consider that the lowest classes of the schedule might be excluded from the operation of the tax in some instances and if the assessments on the higher classes are properly made this could probably be done without loss of revenue'

7 In the subsequent letter on this subject to the Government In the subsequent letter on this subject to the Government of India, dated 14th March 1889 it was further pointed out that the abolition of the profession tax would have caused a deficit in the total miniscipal accounts of any one of the five years 1882 82 to 1883-57. The Government of India accepted the recommendations of the Vadras Government that the related in the theory of the try at that time was unpredictable and which that the removal of the tax at that time has impracticable and white expressing the opinion that the assertial condition of its retation, was a thorough revision of the mended of assessment and equalization of the incidence of the tax retained of assessment and equalization of the incidence of the tax retained of assessment and equalization of the incidence of the majority of the incidence of the assessment and expert of the incidence of an octaon and the remaining five councils were not decidedly in favour of the His Excellency the Governor in Council considered it inexpedient to initiate legislation in the direction suggested by the Government of India and rotterated his conviction that the only practicable means of augmenting the municipal reviews have in the readiustment of the tax on arts and trades a subject with which it was proposed to deal in connection with the revision of the District Municipalities Act 1881

8 In the Bill of 1807 to amond this Act the schedule of the arts

8 In the Bill of 1897 to amend this Act the schedule of the arts tax was accordingly revised in such a manner as to minimize inequalities of incidence ly adopting a uniform standard of income as the basis

of assessment. The former Act of 1834 carefully omitted all reference to income and left it to the various municipal councils to classify the trades and professions as they thought best. No doubt in making their classification, most of these bodies were guided by their estimates of income received and probably in actual practice the former rating was open to the same objection as was raised against the provisions of the amending Act. The amended Act was however wider in its application and was open more ostensibly to the objections to an income tax as a form of raising municipal revenue.

9 The Madras District Municipalities Act, 1920, which superseded the Municipalities Act of 1834, divided persons liable to the tax into ten classes instead of nine in the old Act. In the new Act, the maximum rates of the tax were enhanced in respect of the first seven classes as shown in the following statement. It is proposed to raise the rates still further in the amending Bill now under consideration as shown in the statement below.—

elow —					
3 3			Fixed tax	Maximum ta	x per annum
Number of class as per rule 17 of Schedule IV of the Act of 1920		Range of monthly meome	per annum in the Act of 1881	In the Act of 1920	In the amending Bill under considera tion
		n.s	E5	E.3	R9
I . III IV V VI VI VI	,	2,000 or more 1 500-2,000 1 000-1,500 750-1 000 500- 750 300- 500 200 300	100 75 50 25 25 12	220 16) 100 60 35 18 12	270 180 1_0 70 42 25

The rate of the tax on the lowest three classes did not undergo all sources other than houses and lands must manned beyind a moome from all sources other than houses and lands must municipal limits. The new Act split up the profession tax into (1) the tax on professions and (2) the companies tax, on the grounds that a companies cost not really exercise a profession and that the taxation of companies should be proportionate to capital or mecome and that on persons should be progress to

10 Under the new Act of 1920 municipal councils were also authorized to lery a surcharge on income tax in here of the tax on companies and the profession tax in respect of incomes greater than Rs 200 per mension with the sanction of the Local Government and the Governor General in Council So far in council has been per ritted to lesy the surcharge

11 The unpopularity of the tax has now worn away in urban areas in this Presidence. The rax having been levied for the last O years people have become cereationed to it. The profession tax is now levied in all the municipalities in the Presidence and the total income from this source amounted to Rs. — Table in 192121. As case as a limiting-public realize more than Rs. 10.000 a very cach from this tax. The income in 1921221 exceeded Rs. 15.000 in the GB wing four towns.

	rs
(1) Madura	13 401
(2) Coimi atore	In 3cc
(3) Rajahmundra	18 785
(1) Gentur	10 103

12 The companies tax is letted in all except ten i unicipalities footst messes a full the district i unicipalities from this source in 1921, than Re 1 O lable. The messes exceeded Re 1000 mice because in 1921, the Combatore. The sale of this is effect that in the results again on companies of all the desire term in places. In the results again contribution of the contribution of the

from Rs 7-11-S to Rs 2-2-1 The average assessment exceeded Rs 7 in two municipalities ranged between Rs 6 and Rs 7 in eight municipalities and between Rs 5 and Rs 6 in fifteen municipalities

- 13 Under the existing Act of 1920, residents of municipalities are hable to the profession tax also on their income from agricultural lands situated outside municipal limits. The assessment of profession tax on agricultural income is unpopular. The Tanjore Municipal Council exempted these incomes from the tax on the ground that agricultural income should be exempt from the tax on the ground that there is already a fairly heavy tax on such income in the shape of land revenue. In the amending Bill now under consideration it is proposed to exempt agricultural income from liability to the profession tax. It is also proposed to legislate that the tax on companies should be levied on the business turnover' of companies instead of on their paid up capital or income
- 14 No special difficulty is now experienced in the lety and collection of profession tax in municipalities. It sometimes happens that in some municipalities a number of persons escape trantion and that in some municipalities a number of persons escape trantion and that a large percentage of assessees are underassessed. The Chairman fixes the assessment on general considerations with reference to the nature and reputed value of the business, tho size and rental of the business premises, the quality of the articles dealt with and the number of persons employed and the meometax paid to the Government. He is not entitled to call for accounts of any assessee nor has he aim means of horizing accurately the amount of meometax paid by persons as the information collected by Inconectax Officers interested as confidential and is not made available to him. It has been found that some municipal councils remit or reduce assessments of the chairmen ever generously sometimes with a view to secure the factor of the assessees (who are all electors). These difficulties tould be got over if at least in the larger municipalities special paid executive officers of the grade of Deputy Collector or Deputs. Inhabitar are appointed for the assessment and collection of the traves and the councils are deprived of the assessment and collection of the traves and the councils are deprived of the assessment and collection of the traves and the councils are deprived of the appellate power vested in them which should be exercised by the Revenue Divisional Officer or District Collector.
- 15 In local local areas the profession and companies taxis were first introduced by the Madras I coal Boards Act of 1920. The profession tax may under this Vet be levied in local board areas at the same rates as in municipalities except that the minimum taxable monie in local local area as it 82.5 per cent measurem against Its 30 in minicipalities table the practice in municipalities the salaries of per ons holding jubble or private appointments pensions and income from intestination are exempt from the tax. The income from these taxis derived within union limits loss to the union board while that from the rest of the area goes to the table loads.

In introducing this tax in rural areas, this Government in forwarding the bill (which finally feeame the Local Boards Act of 1829) to the Government of India stated as follows —

"There is a general complaint which the Governor in Council considers to be well founded that the lurdin of local transion in rural areas is throun too exclusively on the land and that important classes of the population such as traders, money-lenders etc. who participate no the population such as traders, money-lenders etc. who participate no make the provided by local bourds do not adequately contribute towards their revenues. It has been suggested that a rural profession tax is unusched a tax would be exceedingly difficult to most satisfactory and repaired to the country of the most satisfactory and equitable method to correct the inequality would be for local bodies to levy a surfax on the incomestar.

The Government of India did not approve of the lery of surtax on income-tax. The Select Committee which considered the Bill substituted a companies tax and a profession tax in place of the surcharge on incometax.

10. In 1922-24 only 50 out of the 120 taluk loards in the Presidency leviel the profession tax and the total income derived was Rs. 124 lakes. The inner is exceeded its 50% only in seven taluk boards and in no taluk boards and in row takes board diff the income exceed Rs. 10.20. There are bardle any companies in non-interiors, other 19 taluk boards easilized an increase from that tax in 1921-24 at the total increase related was Rs. 10.60. The total increase desired as increase from the tax in 1921-24 at the total increase related was Rs. 10.60. The total

Rs 74,000 and that from the companies tax Rs 17,500. It cannot be said that the amounts realized represent the tax payable by all persons and companies hable to pay the tax under the Act.

17. The area of most of the talak borrels is large extending to over 1500 square miles an some cases. A already stated the meanis of individual talak boards from these taxes is small and talak boards cannot andord to employ an efficient perputative staff for assessing and collecting these taxes. The cost of extal histment would swallow a very large percentage of the meonic from the taxes. The borrds were advised to intrust the work of drawing up lists of persons hallo to these taxes and of collecting the taxes to values officers on 13 miles of a commission of 6 per cent of the collections. Most bodies have adopted this agence. Whatge from the assessee These are not the servants of the talak loards and consideral 6 difficulty is experienced in getting work done by them, as the 5 per cent commission has not in practice proved attractive.

In tree of all these difficulties, some of the table boards which at high level the taxes have since decided to aloubh them. Matters might considerably improve if the work of assessment and collection was entrosted to the Revenue Department. But the Revenue Department will not probably be willing to undertake the duty with their present establishment, nor is it perhaps desirable to transfer this duty to them. The most they might be willing to do would be to lend officers for the duty and undertake the exercise of appellate powers. In alternative is a surcharge on income-tax. The Government of India his once before definitely refused to allow the levy of the surfax in local board areas and its seems doubtful if they will reconsider their decision. Owing to the difficulties of assessment and collection these taxes in local board areas late not had a fair.

18 The case is different in union boards. Union boards employ bill collectors for collecting the house tax, and this agency can be utilized for the assessment and collection of the profession and compares taxes. The area under the jurisdiction of each board is small and compact and the members of the board are likely to have furily reliable information as to the income of the residents in the area. As already stated the income from the profession tax in unions was Rs. 74 likh and from the companies tax Rs. 175 lakh in 1923-24. No special difficulties in regard to the assessment and collection of these taxes in unions have leen Frought to notice.

MOTOR BUS SERVICES

Motor bus services, are at present generally unlimited and running in competition with each other and pay to the local board a fee at so much per mile of their run. It is doubtful whether under this arrangement the public secure the best and safest service and the local board the greatest revenue If a car breaks down and ceases to run for some days the public service is dimin sheel and the local board is fees reduced. Such breakdowns are frequent in the care ordered is small and inexperienced owners who are off their vehicles. The remedy appears to be to lay down conditions of the remaining the care of the properties of the remaining the care of the remaining the care of the remaining the care of the remaining the provided in the provided in an agreement for failure in any particular. This would secure to the public a reliable and sufficient service when would not be direct to dangerous expedients in competition and to the local board the full competitive price for the use of its reads.

ABOLITION OF TOLIS

Tell revenue goes to two authorsties—district boards and municipalities. Both kinds of tolly cause considerable inconvenience to traders and travellers and may give rise to vertain amount of oppression by tell gate keepers. The amount paid in tolls does not all go to the local authorities but a counsiderable percentage remains with the tell contractor. These and other considerations have long go led to the abolition of tells (practically complete) in most civilized countries. It is not I think right to say that India has not set reached the degree of civilization at which tolls can be abolished. On the other hand Government and local authorities maintain an immense mileage of truil and district roads which are increasingly used.

by wheeled traffic of all kinds, carrying produce and almost every article of commerce as well as pas-engers. The improvement of railway facilities has not in the past decreased road traffic on the whole and is not likely to do so in future, but if there is thought to be any chance of its causing a perceptible decreese, that is one more reason for local authorities finding an alternative source of revenue instead of tolls.

- 2 Municipal toll gites being comparatively few, and the tolls not being paid by whicles licensed in the particular municipalities, cause comparatively less inconvenence, while they form a definite source of income specifically applied (in part) to maintenance of municipal roads. For the present, municipal tolls can be left alone. It is possible that with the experience of alternative courses proposed, these may also be abolished after some time.
- 3 Supposing it is conceded that the time has come to abolish tolls on extra municipal roads it remains to Jo seen how an expanding source of revenue for local boards can be secured to counterbalance the loss of toll revenue, while avoiding as far as possible unfair incidence of truation
- 4 In local board area, the chief sources of toll resenue are cuts motor cars, motor cycles, cycles, animals, etc. Motor cuts and cycles except those plying for hire, heary relucies exceeding the dons in weight unladen, and light whiche, with a truler attached to them pay no annual fees at all unless they happen to be owned in a municipality. In Madras a four-seater rapays Rs. 70 and a motor cycle Rs. 30 a year—in district numicipalities. Rs. 50 and Rs. 30 or Rs. 20. These fees are low compared to those payable in Great Britain where a car of 15 horse-power pays £15 or Rs. 225
- 5 The earts that pass through local board tolk are mostly either earts owned by agriculturists and used to transport their produce or families or civits owned by traders carrying imports or exports or other articles of commerce. The earts of the former class may roughly be taken to use roads (in eart-miles) proportionately to the land belonging to their owners while the cart-miles of the latter class may be similarly taken as proportional to their owner's business or property. It will be normally fair to both classes to substitute for the tolls paid an increase in land cess and in profession, property and house tax.
- The toil receive of district boards is roughly its 27 lakins (excluding toil contribution from municipal councils of 241 lakins). Land cess is 88 lakins, property tax and profession tax in municipalities. Land cess is 80 lakins, property tax and profession tax in municipalities to 61 land cess and the other taxes in the first of the first of

7. The enhanced fees and taxes paid would not in general correspond entirely to tolls in the local areas where the fees and taxes accrue. A cart

prying fees in municipality A situated in local board are B may use roads in local board are is C, D | C | Similarly for earts and other whiches B It is necessive to suggest a plan on which such fees and taxes should be distributed. The addition to taxes in main epalities and unions and to list use the majority of th

die retutary grants

Mr. Cotterell pave oral evidence as follows

- The President Q-lou are Secretary in the Local Self-Government Department?
 - A-les I only took charge at the end of March
- Q —Your department has sent us three notes, one as general answers to the questionnuire one on tolls and other matters, and one on the development of profession and companies' taxes
 - A -- 1 c
- Q -Do they represent the views of the Ministry or those of the Secretaries to Government?
- A -The answers by Mr. Moore represent the views of the Ministry I don't think the others have been seen by the Minister
- Sin Percy The 11 to Q.—Let us take the first note. In answer to Q. 107 you suggest that the following taxes should be assigned to local authorsties tax on alrertivements tax on ammoments and stamp duty other than duties of which the amount is fixed 1s indian legislation. Would there not be a difficulty in regard to stumps on commercial transactions in that there would be two originating declarations that there would be two originating local authorities.
- 1 -I discussed that with Mr. Moore he only meant a surfax on stamp duty
- Q —Fren then it seems to me that there is a difficulty. Suppose you had a document which was executed in one municipality, but related to a matter in another municipality, would not both the municipalities claim the surfax?
 - 1 -Probably they would
- Q—tre you going to have a special stamp? Suppose a document relates entirely to Madras and the min huys a stamp in Outcomment the latter place would be getting the benefit of it. It seems to me that unkey you have a special stamp the real proceeds will not be allocated to the proper authority.
- A-If you mean that the tax will have to go to the place in which the stamp is bought. I think it would be a difficult matter to work
- The President Q-Is there any difficulty with the stamp duty at present collected on transfers of property in Madras?
 - 1-Not that I know of it purely applies to the Corporation
- Sir Percy Thomps in Q-Take for instance transfers of property in Madras do I use one of the ordinary general stumps which I can buy anywhere?
 - 1-I am afraid I can't answer that
- Dr Paranijye Q-In mower to the same question you suggest a surcharge on excise revenue. If you sell a leet the metion you pitch the reto as high as possible if therefore you have a surcharge on excise revenue it would only mean so much revenue less to Government as the shops will sell for so much less?
- A —I do not thus. I should be in favour of it. I do not know it. Mr. Moore actually recommends it. He says that the lumancal Richatom Committee recommended that head bodies should be empowered to levy a surcharge on excise revenue and that it seems preferable to permit local boards to levy it. I do not think he was really in favour of it. There is a great difficulty about accounting these lecause the trees would be in various parts of the country and you don't know to which local body the surcharge would go.
- Q-Obviously a liquir shop in a municiful area would serve the interest of a lot of outside people but the municipality would claim the whole
 - A -- Quite so I don't think it is a workable scheme
- The President Q—It has been suggested many a time that you should give the municipalities the license fees and they would then not be so an xious to shut down shops
- A-I have heard of it. There was a suggestion somewhere that a percentage of the abkari fixed fees should be paid

The Maharajadhirana Bahadur of Burdwan Q-In reply to Q 107 you say that certain taxes now included in Schedule I of the Scheduled Taxes Rules and assigned to Local Governments should be transferred to Schedule II I suppose you mean by this that the proceeds of those taxes should go to municipalities?

Schedule II relates to taxes which can be transferred to Schedule I is provincial taxation A ~Yes local bodies

Q-If you did that, do you think that the local bodies would be in a position to impose or not to impose those taxes as they like?

Q-Do you think that in your province a tax on amusements would very largely fall on European forms of amusement, e.g., theatres races? Do you think that any racial question would crop up or that a municipality mould tax English amusements more than Indian amusements and from that point of view don't you think that it would be furer and belief to have such taxes in the hands of the Local Government in Schedule! To that the Local Government may make over the proceeds of such taxes to the local bodies?

A-I don't think there would be much racial question, because there are terry from a tiere would be much marring question, occasion and enternas, the stress and circuses are furly, frequent only in larger towns. Even in Waldras the races are ntiended by thousands of Indians and hundreds of Curopeans

Q-Do you think it is quite safe to transfer it from Schedule I to Schedule II?

A -I don't see any objection on the grounds you have indicated

Dr Paranipue Q-Have von any example of a local tax which has been so arranged as to but a particular community more than another?

A -- I can't think of any instance

Q -So fit as we can judge by what has taken place, there is no reason to expect any such racial discrimination in the taxation policy of the future

A -Municipal and local board taxes have so little to do with Puropeans that I do not think there is any reason to expect that there would be any discrimination

The President Q-I suppose that it is possible that a vegetarian community might tax slaughter houses out of existence

A -They might try to close them

Dr. Paranji ye. Q -After all vegetirrins are comparatively few and there are few people who are restricted to vegetables by their religious customs

A -That is not so in the Madias Presidency

O -They are vegetirians by practice but not by religion

A -I think they would lose their cisto if they ato mutton

O - Not the non Brahmins?

A -I think they would. The Hindus won't touch beef or mutt'm except the lowest cistes

Q-You say you want to omit the words save where such tax is first imposed in a local area in which an actron was not first leaved on or before the 6th 1mh 1917 against item 8 in Schedule II. You can now apparently less an actron where you like lut you cannot less a terminal tax unless you have previously had an actron

1 -That 14 40

Q -I have an idea that you proposed a terminal tax but the Government of India refused to accept the proposed

It is not within my knowledge

Sir Perc: Thempson Q-Your reply to Q 111 I think you would agree that tolls are of pertonable and should be avoided if possible

A -1 certainh do 1 prepared a note for the Local Advisory Committee on the abolition of tells 1 would like to hand that note over to the Lammittee

- Dr Paranipye Q -By what would you replace tolls?
- A—Local board tolls come to about 40 lakhs Municipal tolls are free to municipal velucles leaving municipal tolls alone, which amount to about 13 lakhs, the other tolls are paid by carts, jutkas, cars and bigyeles You could increase the license fee on cars which now pay from Bz. 50 to Bz. 70
 - The President O -Under what Act?
 - A -Under the Municipal laws
 - O —How will that help you?
- A -- You will have to put on a surcharge All cars which use district roads pay a fee to the municipality, which is a municipal license fee It is very inadequate as compared with European motor car fee.
 - Q -They also pay a registration fee
 - A -That is once in a lifetime
 - Q-And they pay a special fee for plying for hire?
 - A —Yes
 - Q-Would it not be possible to have a provincial fee instead of that?
 - A -It would be practically a provincial fee
 - Q —The whole of that would be earmarked for roads?

 A —I believe in England it goes to the Road Board
- Q -Can't you do that under the Motor Vehicles Act without further legislation?
 - A -I imagine you can, you would have to constitute a Road Board
 - O-lon have a Road Board
- A.—It does not operate to my knowledge. I put it before the Advisory Committee, but they considered that it would be very hard to abolish tolls for carts. It is quite true that the toll is actually paid for something used you use a road and pay a toll.
- Q —Is there any difficulty in distinguishing between a faither's eart and the regular carrier's eart?
- A-I propose to put a small addition to the land cess for the agriculturists and people who live in the rural parts and to put an addition to house tax in unions and profession tax in municipalities for people and the land of the result of the land of the results from the land of the results from the land of the results from tolls and would be an expanding revenue.
- Q-Wouldn't a man running a transport service establish his head-quarters outside a union and pay nothing to anybody?
- A.—He might it is very difficult to get a complete scheme. I think there would be opposition to ruising land ees, and protession tax at present I don't think that curtinen mind these tolls so much as people who are accustomed to travel by motor.
- Sir Percy Tlampian Q You have a duty of Rs 50 on motor curs at present suppose you put a surfax of Rs 20, would Madras town get any advantage out of 115
- Λ —Actually in Madras town the license fee is Rs 70 you have to raise it by about Rs 85 or Rs 100
 - Q-Would that Rs 85 go to the local boards outside Madras?
- A-It will be pooled there will be a Road Board which will do the whole work. In addition there are a certain number of cars owned by planters who do not live in municipalities at all. These would have to pay to a central fund under the control of the Self Government Department or the Road Board Local boards must be compensated for loss of tolls you would have to have some sort of organization which would distribute the funds.
 - Q Would you let us have copies of your scheme?
 - A -By all means, but it is a very rough scheme

Q -In reply to Q 112, you say that in the case of local boards the tax on houses and land cess are payable by the owner or the occupier How is that?

A -They come down on the occupier if the owner does not pay

O -Can he recoup himself?

A -I imagine he can deduct it from his rent

Dr Hyder Q-What is the point in the next sentence? You say 'The owner can always shift the burden of the tax to the occupier" If that is so, there is no point in what goes before

A -What is meant is that he puts up the rent

Q -If the occupier pays it does he deduct it from the rent?

 $A-\mathrm{Yes}$ suppose the rent is Rs 500 and the tax is Rs 50 occupier can pay Rs 450 as rent and Rs 50 as tax

The Maharasadhirasa Bahadur of Burduan Q-Very often it is the owner that pays

A -I do not know I have no actual experience of collecting it

Sir Percy Thompson Q -In most of the other provinces there is a provision specially authorising the occupier to deduct it from the rent fhat is not in the Madras Act?

A -It does not seem to be so in Madras

Q -With regard to Q 115 you say "The municipal council should have the power of rating land according to its annual value"?

A -Yes, I think the Government fixes the ground rent of the land

Q -I think it is the President of the Council

A -It may be in the Vadras city. But in the case of mofussil munithe power to rate it

Q-To exempt improvements is rather a novelty. If a man built a house on a piece of land, it should not be rated on the house and land but only on the value of the land?

A -Yes

Q-Then it is stated "The try on urlan lands should go entirely to municipal revenues instead of partly to Government and partly to councils as at present in this province Ground rent is what the Government charge for the use of the Government land

A -They pay every municipality a fixed amount which is a sort of stabilized revenue

O -It is for property actually belonging to the Government?

А —Үез O -They are the owners of it?

A -Yes

O -Obviously they charge a rent

A -They only retain what they would get for that land as agricultural land

Q -But surely it is not a tax. It is a voluntary payment

A - see It is really the rent for the land. But the idea is that the value of the land is due to the presence of the municipality—to the custence of the town If there was no municipality, the Government would only fee their agricultural recenue and so they say "Osing to the presence of the municipality the caline of the land is increased and we pay over the difference to the municipality"

Q -- Have you thought at all how you would tax unearned increment?

A - No I have not thought of it

Q -It has rather a di astrons history in other countries

Dr Hyder -If it was a failure in England, it is successful in other countries eg Germany

Sir Percy Thorrpson -They lave not attempted in Gerr any to tax the unarried therenent in land

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Dr. Hyder -I think in the cities they have it. The majority of German towns have it

Sir Percy Thomps n -I don't think that in Germany it relates to the site value of the land

Dr Moder -What is the difference between the two?

- Sir Percy Timpron For instance, the value of luidings in Fingland has enormously increased since the War, whereas the value of the site may not have increased is a fenny piece. Suppose you bought a piece of land in 1912 for Rs. 500 and you built a house which cost you Rs. 500 and you will at for Rs. 100 and the whole thing is now worth Rs. 2500 But you would probably find that the value of the land has not increased a bit but only the cost of building owing to the scargets of labour, etc., which has gone up. It is not an increment in the land value but an increment in the value of the liricks and mortar.
- Q—With regard to Q 110 you say 'The tex on companies should lo levied on net income insteal of on the taid up cipital, gross profits or business turnover.' Does it not in fact came to this if you can show that the profits of the Iranch in that particular municipality did not exceed a certain sum the tax is reduced and the reduced tax amounts to about 21 ner cent on the profits?
- 1-les I do not see what ele you have to tax fairly except the
- Q-In reply to Q 117, you say, "Cost of national services like trunk roads and hospitals at he adjuncters should be contributed wholly by Government". Do the Government at present not bear the cost of maintenance of trunk roads?
 - 1 -They bear the cost up to a certain maximum
- Q -They give the money to the local authority and the local authority
 - 1 -The local authority does it and the Government gives the cost
- Q-I think you say generally spealing this e subsidies are sufficient. Why then are the roads so lad?
- A -The grants are sufficient for maintenance but not for reconstruc-
 - The President Q-Do you admit that the roads are bad?
 - A -I admit they are bad
- Dr Hyder Q-You classify the roads into trunk roads and second-class roads?
 - A -les
- Q-Does the Government contribute anything towards the maintenance and construction of these second-class roads?
- —It control utes half provided it is within the maximum allotted. That is there is a lump sum allocated for all the districts and up to the maximum of that sum the local bodies can get half on second-class roads.
- Q-Did you have any trouble with the roads at the time of the Moplah outbreak?
- Moplah outbreak?

 A —I do not think there was any on account of that But there was some trouble owing to the floods
- Q-I cannot see the logical distinction that is made between the trunk roads and the second class roads. You class the trunk roads as roads that ought to be there. But from the point of view of law and order I think you have got to pay much greater attention to these second class roads.
- A -I think the main roads are required more for the Government than the side roads and it is the local bodies that require the side roads
- The Valarapathrana Baladur of Burdwan Q —In Bengal the practice is the Take the Grand Trunk road for instance which runs from Calcutta making the properties of the properties

A -I think the only road of that sort here is the road to Octacamund and also perhaps the road to Kodaikanal

Sir Percy Thompson Q -Is there any suggestion that this money is not really spent by the Councils?

A -I think there have been such suggestions

Q -They apply the money to the general revenues?

A -No, the allegation is that it goes to the pockets of the subordinates Of course, any one can easily make a charge of that kind; but I do not suppose there is any foundation for it.

O -In page 295 of your memorandum you say, "The Government contribute Rs 500 a mile a year and the amount is generally adequate" I think you ought to say that the loads ought to be kept in a good condition

A -I think that amount is generally adequate for the maintenance of the roads But many roads are in such a bad condition that they require more than repairing, they require remaking. The amount given is for maintenance. But a lump sum will have to be given to bring the roads to perfect order

The President Q -With regard to Qs 167 and 171 you say, "So far as assessment by local bodies is concerned, the experience in recent years has been that the taxes are not properly assessed or collected." What do you attribute that to?

A -I think the assessment and collection is done by people directly or indirectly dependent on the votes of the assesses

Dr Hyder Q -You say, "In 1913-14 the Councils were able to collect 96 per cent of their revenues while in 1923-24 the collections were 82 per cent of the demand" What has happened between these two dates?

A -A great many things had happened There was the War

Q -That can have no effect on the collections

A -I do not pretend to give any explanation I simply give the fact that the collections have gone down by 14 per cent

O —In 1913-14, those people who formed the administration-those elected people-were dependent on the votes of the people Is it not so?

A -I really have not much recollection of municipal facts of those

times Q-I understood you to say that these people in 1923-24 were more dependent on the votes of the assessees. That was precisely the same even before

A -But they were under more control then The Government contiolled them more I think the Divisional Officer was generally the Chair-Government did not give them such a free hand then man

Q -Does not your department interfere?

A -We make protests and give advice and recommendations and only say "We will do certain things if you don't do certain things". But I do ony the will no certain amps it you not to certain things. But I do not think we have very much control now. In certain cases where collections are very lad "we appoint a man to collect and make the numericality pay for it. That is the extreme step we have taken in one or two cases. We generally threaten.

The President Q -Ten years ago you did not go so far?

Sir Peres Thursquen Q -In paragraph 10 of the notes on page 355 you say "(Inder the new Act of 1920, minnespel connects were also authorized to levy a surcharge on meome tax". That is the Madras Corporation law at present"

A-To

Q -Then you say, "So far, no council has been permitted to leave the surcharge". Is it because the Governor-General in Council refused permission?

A -I do not know whether it is the Governor General or the Gover-

Q-I do not quite follow the last sub-paragraph of paragraph 15 on page 306 You say, "The Government of India did not approve of the levy of surtax on income tax" There seems to be some conflict there

A -They are two different Acts One is the Municipal Act and the other is the Local Boards Act

Q -Do I gather that in the case of municipalities, the Government of India do not object and in the case of local boards, they object to the principal altographer?

A -Yes

Q-Do you know what is in the mind of the Government in refusing

A -It might be that they are jealous of imperial taxation as against provincial taxation

Q-Your general conclusion is that you should take assessment and collection out of the hands of local authorities and leave it in the hands of local authorities and leave it in the hands of local government?

A -Ves

Q-You say that the Revenue department will probably not be willing to do it. Will there be any objection if you increase the establishment?

A -No. They already do a great deal for these municipalities

Q—Suppose it was the view of the Local Government that these taxes were budly assessed and badly collected and they really ought to be done by some unbiased persons. Would they object to it as a matter of principle?

A -I do not think there is any question of principle at all

Dr. Huder, O -You say that in the case of the Dharanuram Mor

Dr Hyder Q - You say that in the case of the Dharapuram Municipality "A large portion of the revenues is derived from tolls and the collection from tolls comes to nearly 60 per cent of the income Is it a very large municipal area?

A -I have not been there many years I do not thinl it is a very large one

Q —It seems to me that you have got a number of municipalities here and they do not have many resources the only resource open to them, apart from the local rates being the tolls?

A -les

Dr Paranipye Q-Is Dharapuram a pilgrim centre?

A-No, but I think it is on the way to Palni which is a place of pilgrimage

The President Q -Is it not a cotton centre?

A —Yes, I think so There is one other suggestion les des tolls. That is about motor bus services. The motor bus services at present are unlimited and run in competition with each other and pay to the local boards a fee at so much per mile. It is doubtful whether the pull le secures it e best and safest service and the local body gets its full revenue. If a car breaks down the public service is diminished and the local body is revenue reduced. Such cases occur frequently. The remedy appears to be to lay done conditions for the traffer regarding the service on intal particular area, the number sesting capacity horse-power timings etc. That is you shoull get the full value of the service and also the proper service. And you could insist on the best possible service if you have a monopoly disposed of by anction.

The President Q-There is a good deal of legal controversy on the matter?

A -Yes

Q -Do you recommend legislation, if necessary?

A -I think I should

- O -Can you tell us if any municipality has worked a betterment tax? A -I think it has been worked in the Mumbalam scheme heard of any other case. I have not had any experience myself
 - Q -Could you look into the records and let us have a note?
 - A -Yes
- Q You say, "The tax on arts, professions trades and callings finds a place among the rates and taxes leviable under this Act, the primary object of which was to provide funds for the maintenance of the police force" Is it recognized that the local bodies have any responsibility to maintain the police force?
 - A -No I do not think there is any
- Q -You say "The Chairman is not entitled to call for accounts of any assessee nor has he any means of knowing accurately the amount of income tax paid by persons as the information collected by income-tax officers is treated as confidential and is not made available to him? On the other hand under your City Municipal Act there is a distinct provision that the assessment should be based on the income tax books
- A -I suppose under the provisions of the Act there is some ruling but I have not got any information
- Q -- You say that profession tax in taluk board areas is entrusted to village officers on payment of a commission of 5 per cent of the collections and you think that is not good enough?
- A -1es The village officers will not do it because the commission pud to them is not attractive
 - Q -You you are proposing to entrust the work to the revenue officers? A -Well, I am not sure about it
 - Q -Then how do you propose to get over the difficulty?
 - A -Only by continuing the present system
- Q-Does it not result in the root paying and the money lenders escaping?
 - A ---Yes
- Q-Would there be any difficulty in entrusting it to the revenue inspectors?
- A -I think it can be done, but it will be too much to add to the work of the revenue officials I think if the work is going to be big enough, you will have to employ a separate staff for it
- Q -If it is under the control of the tabuidar it will help considerably? A -Yes I know in many cases the local bodies had to give it up entirely as they could not collect it
- Sir Percy Thompson Q-I think the amending Bill under consideration is proposing to exempt the agriculturists
 - A -I think so
 - The President Q-What is the number of unions in this Presidency?
- A -I think the number of municipalities is 81 and the number of unions must be double or more than that
 - Q-No I think it is stated in the report that it fell from 578 to 548
- A -I see
- O -You say in 36 councils the private scarcing ug worked at a loss. Do you make it compulsory?
- A -We only say that we will surcharge them for the expenses which we do not consider justifiable. We simply threaten to do it. As a matter of fact we have not done it so far
- Q-lou suspect that many of the taluk tourds have not jet begun to — nou suspect that many on the table coarse made not yet begun to avail themselves of the posts bit see of making licenses a source of revenue and therefore you propose to much the present Act so as to gue, power to the local ledica and manuscipalities to enhance their revenue ly imposing fees for registration of sellers of particular commod ties eg, cotton,

groundant gunjowder, etc., and compelling frobers in big towns which have markets to take out knewes on payment of fees. That would be an alternative to the profession text. If you can do that can't you get those people under the profession text.

A -I think that would be in addition to the profession tax

Q -Would it not be within the power of the board to levy profession I mean, is not profession tax sufficiently elast of

A --Presumably they are charging profession tax on income which includes profits they are making on these. In addition they want to charge license fees.

- Q-You say that the question of legging terminal tax for the Madras City was raised at the time of pressing the Act of 1919 but it was not approved by Government And you say that it is doubtful if a terminal tax on goods and passengers by set or rail will find favour with the Government of India. Have our may respon to think that?
 - A -I do not know really much alout terminal tax
- Q-Terminal tax is an octrol without refunds. Practically you have got terminal tax on timler in the city. I think you are asking for a terminal tax on passengers like a pilgrim tax. I do not think the Government of India will object to it.

A -I do not think so

O -Then I see Mr Md Zindah suggests a tax on marriages

A -T see

Dr Hyler Q —I want to ask you whether the tax on marriages would have any political reaction. The point is whether people would legin to say that Government is interfering with their sacred institutions?

A -I should like to know whether the registration would be optional or compulsory

O -In the Punish where it is in operation it is optional

A -Do people take advantage of it?

Q-You see there are a number of disputes about women and then my number of the marriage having been recistered is prima fact evidence.

A -Personally, I do not think it will be a very popular tax. I do not know if it will result in any rioting in this province, but I am quite sure that it will be felt as a piece of injustice

Mr J A SALDANHA, BA, LLB, M LC, Madras, was next examined

Written memorandum of Mr Saldanha

Qs 131 to 145 Succession duty—I am strongly in favour of making succession duties universal in India, extending them to beneficiaries as a result of survivorship in caso of joint finities by trying only the share of this decision will aim to be forced as a present. As the duty is to 16 made universal it will have to be considerably reduced. I presume that the duty will have to be considerably reduced. I presume that the duty will have to be considerably reduced. I presume that the duty will have to be deviced in case of testamentary succession as well as intestate succession the letters of administration and probates being made compulsory in all cases. In case of survivorship a modified system of letters of administration will have to be introduced.

Another serious difficulty that will have to be faced as as to the courts by which products and letters all have to be given. The present number of Civil Courts with their elaborate technical procedure will not be able to cope with the increved work. Freept as to points of disputed succession or survivorship, I would propose a separate set of courts somewhat on the lines of revenue courts with a summary procedure to deal with questions

of letters of administration, probates, and succession duties. At the present stage I cannot advocate a legacy duty according to scales of relationship The levy should be on the capital value of the estate of the deceased

Capital let y -The mention of the capital leve makes me suggest the valuation of all properties periodically, sav, once in ten years, and the lovy of a duty on the whole for meeting expenditure of an exceptional nature or and out of floods famine, and wir In such eases, I would prefer to arrange out of floods famine, and wir In such eases, I would prefer to arrange out of floods famine, and wir In such eases of the open market, or for the open market, or for the open family of the compact of the open floods of t to the living, and the suggestion of it in connection with question of joint families in Q 141 (3) has set me wondering why the idea of capital levy should not be extended

Qs 121 to 136 Tobacco tax -As to fields in which tobacco is cultivated at present a revenue assessment is levied as in the case of other cultivated lands but further tax should be levied when tobacco leaves enter into a manufacturing or industrial stage. For this purpose I would advocate the means of levying tax suggested in Q 122 (3) or in the alternative Q 122 (5)

Q. 96 to 101 Land revenue -I would abolish the present system of land revenue by periodical settlements and substitute in its place a direct income-tax by ascertaining in case of persont proprietors without tenants the gross produce in kind and deducting a certain percentage of the gross produce, say 10 per cent as was done in ancient times according to the Hindu Dharma Shastras and realizing the market value of it in each This gross produce could be ascertained annually by insisting upon the ryots to keep accurate accounts to be checked by the village officers or by getting the ryots to afford facilities to the village officers to accretain the produce In case of landlords who derive their land income by rent, the income-tax should be levied on the rent

As to the land itself a small quitrent of an uniform character should be levied according to area from its occupant without regard to cultivation

Q; 62 et ser l'reise on liquors.—The only alternative to the national claim for total prohibition should be a national industrial exercipolicy, se that there he free production of decent liquor subject to excise jointy, sat that there be two production of uccent induor singlet to excise duty as in Great Britain of erry material available including lan, pline apples, polatoes and grapes on the lines followed in the Visore State. The import duty on foreign liquors should be higher than the exists in Great Britain and other Puropean countries exporting liquors as well as in India

Salt -The aim should be to produce the best salt possible and levy heavy import duties on foreign imported salt including that I rought as ballast.

Mr. Baldanha gave oral evidence as follows

The President Q-You are a retired judicial officer of the Bombay Presidency and a Member of the Madray Legislative Councily

A -Yes, Sir

Q -You suggest in your memorandum a succession duty, a capital lery, an alteration of the land recense system and an alteration of the excise and salt revenues?

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Dr. Paranij re. Q - You projose to have succession duty in the case of joint Hindu families by taxing only the share of the decayed?

1-1-Q - You are a Christian, don't you think this would be treating ite Hin lu joint family more favourally than a Christian family, became among Clustians the preperty passes only on death unless there is a gift?

A -les, the whole property passes only at death

O -If you have preperty whether it is ancestral or not, your reports Q-11 you have prepert; whether it is ancestral or not, your property will have to your son on your death and your son will have no right in the property toll you are dead. In the case of Hindus they get rights in the property both at death and at 1 irth.

Q -But you are only taxing what he gets on death and not what he gets at birth

1 _ 1 ~

Q—Supposing you have one lakh of rupee, https://d. there were death dutier you so in will have to say on one lakh of rupees. Supposing their growth will have to say on one lakh, and after he gets thus property, a son is born to him. At his death that property will be charged only on Rs. 50,000, because under the Mitalshara Liw if he gets a son, his portion of the property will be

A -- I am afrail my reading of the Hindu Law is that once he begins to have a share of the father's property, it becomes his own property

Q-If the property has been inherited from the aucestors, whether he has got a son or not be cannot give it away. But a son is born and he survives, when the father dies the projecty on which you can charge is RS 50000. Now don't you think there is a die rimmation between two Christian and Hindu?

1 -1 - I think there is a discrimination

O -I am a Christian, then, on the death of my father I will have to pay tax on one lakh of rupees, whereas if a Hindu inherits a property of one lakh of rupees and afterwards gets a son, when that man dies the son will have to nav only on Its 50 000 and not on one lakh of runees

A -1 cs

O -Simply because one is a Hindu and the other is a Christian, one will have to 133 on Rs 50 000 and another on one lakh of runees?

A -) es In the case of a will we Christians are bound to apply for a probate and pay court fees and duties from which others are exempt. That is our complaint. In the course of my experience I can say that in pinety per cent of the cases there are disputes and Christians are out to take probate because there are some disputes or other. In the case of intestate success sion, it is almost essential to take letters of administration. Use in the case of a Christian there are very high succession duties which the Hindus and Muhammidans escape We think that either all should be exempted or all charged

O -By your proposal you are not going to do away with the whole discrimination

A -I can work out a scheme to allow no discrimination, but I can't think of it just now

Q-In the second paragraph of your note you say that there should only be an estate duty and not a legacy duty. In England and most other countries death duties are divided into two parts one an estate duty graduated according to the size of the shole estate also a legacy duty or graduated according to the size of the whole estate also a legacy duty or succession duty graduated according to the size of the estate

A -I would stop with the present system

Q -- If you propose to charge a general rate of 10 per cent as death I suggest that you should charge 5 per cent as estate duty on the corpus of the whole estate and charge less than 5 per cent legacy duty in the case of near relations and more than 5 per cent in the case of distant relations

1 -On further consideration, I think I would do that

Q -Under the Hindu Law, a distant relation who has no tie of affection with the deceased very often inherits that means practically a windfall to him

A -les

Q - Inother case is that of an adopted son

A - in adopted son is regarded so much as a son by a Hindu that I would not treat him as a distant relation

The President Q-The scale of probate duties in this country is very low as compared with succession duties in other countries?

A -Yes

0 -And yet you think it should be reduced?

A -We are paying very heavy assessments in other ways. I would keep it as low as possible and even reduce it. If the duty is extended to all classes of people, I think it e can get several crores of additional revenue. We, Christians, feel that this tax is a very heavy one

Dr Paranippe Q -Can you give us a rough estimate of what you would get? We were told that if income-tax on agricultural incomes were levied about 14 oi 16 crores of rupees could be got, but when we examined the figures, we found that the estimate was grossly exaggerated

A -I have not calculated even approximately what you would get

Q.—Can you have a rough estimate take, for example, the Bombiy Presidency. The land revenue of the Bombay Presidency is something between 4 and 5 trores of rupies. Taking land revenue to be one-fourth of the net assets (which is a blear) estimately, the total not income from land walld be about 20 cross centralizing at 6 pg cent the total value of land will be about 320 crores

A -I cannot go into that calculation

The President Q-You say that the present number of civil courts with their elaborate technical procedure will not be able to cope with the collection of the tax Even now, under the Succession Act, powers can be delegated?

A —Yes

Q-You would propose a septente set of levenue courts to deal with these questions but do you think that the ordinary revenue courts would have sufficient legal knowledge to deal with questions of Hindu Evu that would arise?

A -I think so there is no need for much legal knowledge in these purely recension matters. At present much of the work of valuation is done by revenue officers. As soon as a death take, place, it is the recense officers who estimate the value of the property. To a great extent no rely upon the Collector's valuation. I do not think Civil Courts are fit at present to make a fair valuation of property

Sir Percy Thompson Q—You know that the question of making a cipital lety, his been subjected to considerable controversy in various countries. In India you have no real vision of extate duties. I was just wondering whether it is north considering the question of a capital lety in India until you have a system of extate duties. In estate duty is a capital lety which is taken at a particular stage, that it, at death. Wouldn't couldn't subject them to take a capital lety which summedial services are considered to the countries. -perty windfall rather than to ta กทรง under the death duties' in a generation and the m of

estate duties, is it worth

A -I do not think it is It is such a complicated question that no have not been able to tackle it

He Parimippe Q + V regards a tobacco tax, do you consider an accenge duty feasible $^{\nu}$

A -At present we have tollices cultivation in South Kanara, and I believe fields are taxed according to the condition of the soil

O -Is the class of the field raised, because tol acco is grown in it? A -I do not know I understand that tobacco fields are taxed more

or less similar to other fields, Q -Is there a special tolucco crop-rate?

A -I don't know. I don't think there is any such rate

Q -But you propose that a further tax should be ferred when tobucco leaves enter into a manufacturing or industrial stage. You know that tol seen is a c ting, industry and a great deal of ordinary tol acco is made into Leedier

Q-Where are you going to tax it? Would you go to everybody's

A-Wy idea is that every one who removes tobacco from the fields should be controlled to bring it to a particular place. In Kanara, cultivation of tobacco s usually carried on in one particular place

O -The tobacco may be removed to a cottage

A -I won't allow it to be removed to cuttages but would insist on its being removed to a central place

O -But the man who grows tobacco might remove it to his own house and make comes at his own leisner

The President Q-15 the crop is gathered you would collect it to gether, tax it and then leave it free?

Dr Paranippe Q-Do you know that tobacco is cultivated in small pitches and it would be administratively difficult to ensure that it is collected in one place?

1 -If it is collected in one large field it would be easy for the village officer to see that the crop of that particular field is removed to one particular place in the village and there taxed by the taxing officer.

The President O -Wouldn't you get into difficulties with the process of drying it

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A -I can't say what the limits should be Ander the old Indian Rajahs I don't think there was any limit. They collected the crop in one place and took one-systh of the produce

Q -Are you proposing to go back to that scheme?

A -It looks on paper to be a very simple scheme but it is very difficult in practice to work it out

O -lou have not worked out the details?

I tried to work it out but I found it difficult. In Fugland there is no such thing is land tax assessment

Q -There is an old fixed land tax also income-tax. It is optional to the farmer in England to pay tax on an income which is supposed to be equal to his rent

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VII-41

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Q -You have not worked out the details?

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Dr Paranjpye -Here most of the cultivators are small there the lands are in the hands of hig landholders who let them out.

VII-41

The President Q-Would it not come to much the same thing as the present system?

A -The question is to do away with the survey and land settlements, take the accounts from the cultivator and see what crops are, then take one tenth or one-sixth of the produce and assess it. It appears on paper to bo a very simple scheme

Q -When you come to work it out, must it not be based on the survey which you begin by condemning? Without survey you cannot keep accounts

A -Survey is only for the area of the land I think it is difficult to work it in detail

Q -Under liquors you say, 'The only alternative to the national claim for total prohibition should be a national industrial excise policy, so that there he free production of decent liquor subject to excise duty".

A -les, I find that the system norks very satisfactorily in God Very good and superior liquous are produced there-superior to those produced in good and superior inquery and produced mere—superior to those produced, and the British territory. The true is trapped there, and the tree is traved, and there is a very high lucens fee for the manufacture of liquor. So many people produce dupor and they are allowed to do it me very village. Only a license has to be taken out for the production of lupor, and in this way a large quantity of liquor is produced their. And at the same time I cannot say that the people consume too much liquer in Gor. The liquer is produced from every sort of tree

Q -No attempt is made to limit consumption?

A - No

O - And you think that is good?

A -Just as in Furone there is no limit to the amount of moduction I would allow the same freedom as is allowed in Europe. I would turn the liquor production into an industry just as whisky is an industry in Scotl and and Ireland

Q-1ou encourage production both for local consumption and export?

A—Yes India is capable of producing as good liquors as any other country. Its own run, its own gin and its own brands though it is not of a very high character. But I am sure that gradually with proper expert advice they will also produce as good liquors, as good whishy as any other foreign country does

Q-Do you know how those liquous are distilled?

A -I think they are prepared under Covernment supervision

O -Can you define whish ?

A -I cannot

O-The Mysore liquor satisfies your taste?

A-No, it is of a very inferior sort. But what I say is that India can produce very good liquors out of the material analysis here. I can instruce, the logic liquor, it is the opinion of a large number of people who have drunk it that it is a very superior liquor and good for the highly also, and it is also used as a remedy for various complaints for instance, rhonmatism

Q-With regard to salt you would losy a heavy import duty?

A-les M; information is that a large quantity of salt is carried to Bengal as ballast from forein countries and it pass no its. And over it a tax is imposed on it, I think it is equal to the excised by Arther imported is superior salt, the production of Indian a must suffer at would therefore encourage the production of superior salt in India It is impossible to behere that India cannot produce as good salt as the foreign countries produce

Sir Percy Thompson Q -But it costs vers much more to send Indian salt to Bengal

A -II sait can easily be brought in ships from foreign countries to Bongal why cannot Bombay or Madras salt be carried to Bengal

O -Do you know it costs more to send cotton goods from Manchester to Liverpool than from Liverpool to Dombay? What happens is that ships

take Home Calcutt produce, such as rice and jute and acting with the vite and they can afford to take it to Calcutt practically for no cost. But there is no trade between Calcutta and Biombay.

A —Why should not Beng'd pay more for the superior salt it gets? No doubt I am ag unst this high salt duty, and it should be reduced to the lowest limit possible. In England I kinece salt is not traved it all, and if this high excise duty is removed, Bengal can have Indian salt as superior as the unrested salt.

Q—The point is whether the man in Bengal is bound to pry more than the min in Bombay or Madras. The man in Bombay gets it cheaper because there is little transit cost. If you are going to force the Calcutt man to cit. Bombay salt, he has got to pay the price in Bombay but the currying charge from Bombay to Calcutts. It is not hard for him to pay a high rate when he can get that salt from abroad at a less price? Are you going to say, "No you shall not get that salt from abroad, you must have Bombay a tit ind pay the extra price." Is it not rather hard lines on Bengal?

A.—I see the point. But it is very strings that India should not be able to produce salt for the whole of India. I ven Bengal with all its big rivers and other feelities, should be able to produce good salt. I do not see any reason why superior silt cunnot be produced in Bengal itself. It is really a wonder to me that Bengal cannot produce its own salt.

Q -ls there not this difficulty that the salt producing season in Bengal is very short and you often get storms there?

A—I have not studied the question why Bengal curron produce its salt But some of the northern coast districts in the Madray Presidency, for instruce, the Ganjam district, and all of the Orison coast, ought to be able to produce salt as good as imported salt. I think the people should be cured to produce good with for consumption in this country.

The President Q -Did you have of the storm very recently?

A -But it is a rate occurrence

Q -But it would result in the loss of laklis of supres

A —VI, opinion is that some series is loos, a membere in the administration of our country. We cannot have our own sugar and our own manufactures even with respect to that most ordinary things such as salt lingor and so on. Even for our ordinary necessities of life we have to depend on the foreign countries. I hope that surely a day will come when India, with proper encouragement, will be able to produce its own liquors, its own salt and other things.

Dr Paranipye Q -Is it not a fact that a lot of laju is wasted, which can otherwise be used in making alcohol?

A—les, thousands of tons of loys are wasted. I had been going to a number of villages to make a study as to the conditions there and how their condition could be supported—as the study of the condition of the study of the supported for the suppor

20th May 1925.

OCTACAMUND

Present

Su Charles Todhiater Rosi, 108, President

Su Bury Chard Mantas Cell Rest 10 a Maharajadhu ya Bihadur of Buidwin

SH PERCY THOMISON KHE CR

Dr R P PARAMAE

Dr L K HADEL MLA

M.R Ry. Rao Bahadur T. A. RAMALINGA CHETTIYAR, BA, BL, MLC, was examined

Written memorandum of Mi. Ramalinga Chettiyar

- Q 1—The industrial statistics and the statistics of meome are fauly accurate. The ignicultural statistics and the yital statistics are neither activate The ignicultural statistics and the statistics are neumer adequate nor reliable. The last are prepared in the still ges without sufficient check. The return of yield is guess woil. When complaints of underestimate are made in certiful quarties as stated the roots complain that the yield is overestimated, at least in learn years. It is possible to get a proper estimate of areas sown, but it will be difficult to get actuate estimates either of the normal crop or of the crop for the sear
- Q 2—The wide divergence seen in the several estimates of wealth and income show that they cannot all be correct. The estimates based on actual calculation in the rullages as in the case of the studies of Di. Mann, Di. Slater and Mr. Jack should be more reliable than those based on the estimates of national income, but even in individual studies there will be error, unless a large number of villages of different types are selected and studied, and an average of the meomo in all the allages is struct
- Q ?—The meemes that do not come under mome tax in so lirgo in number that an estimate based on measure account to correct in India With the joint family system and with the voluntary nature of the provisions relating to taking probate letters of administration and succession certificate this calculation cannot be of much use in India
- Os 4 5 and 6 A census of production in this country will serve no useful purpose as production depends largels on the moreon which is a cut uncertain element. No result commensurate with the trouble and expenses of taking a cutsus like that will follow. An all India Bill proopenies of tising a cuins like that will follow be all India Bill proriding for the collection of more reliable information will have certain
 identifies but such legislation should be made providing for suitable
 changes necessary in the several provinces. An information that is provided for should be enable of being given for all provinces. Without
 that no identifies the best being comparative incidence of taxation in the several provinces
- Q 7-Letimates are useful to show the capicity of the people and where exactly the incidence of taxation falls
- O 8—The studies so far made are not sufficient to form the laws for drawing general inferences. A large number of typical villages and trade should be chosen and should be studied and stimulates taken. Gardian ought to he taken in selecting the type of village, the statistics that may be gathered may be indeed to support any presonnessed. iden

- Q 2. The real scores of tassion rances to started with priesens to facilities. Here also facilities at few real flower type at self-like drown in large two less on as to are 1 eros.
- Q.16. San place had again by a servery for about 6 latter in the last research before. Density in a new 2000 in the latter from for the research text for the research text there is no against a second text for the
 - 11 11 Sale of trees to to be bed in presente from the figure
 - 0.12-56
- Q 12—In the execut foresteened we detaline, the prints for any seembratization to all like a few analysis of a the whole recomments with a few and the few and the
- Q 14. With cases perturbations of the first the basis of greek, in the basis between the contesting and the price will naturally a practical to the contest products. So explorate the cost of products as the explorate the cost of products as the case of products and the case of products are products, and the process and above the cost of production will then products be considered as a fact.
- Q. 15. The charge far water for intrastion in facel with reference to the present tree of a plain the work of intreasure or effective and the present tree of a plain the work of intreasure or effective and technical far three work of wheal robus the cost of a plain greater. In other places could work a large to be at height the two states on be a plain. The natural facilities double in a coming of the water on being plain the natural facilities double in the control of the water. So that the confliction of the water should not be a bridge on the last to So that the confliction of the water should not be a bridge on the state. The present visites of classifying surges of up the act the water state of the state that the confliction of the state of the
- Q 16. A priestion of the increased value at all the taken by the state in the shape of a better ent tax. He cover of the limb novel trought under strigation has to most beave expenditure to prepare the land. If in addition led has to pay a lump sum to the State be will have in most cases to borrow which is not admissible.

 Q 17. The letters land by will start in the was to a certain extent.
- Q 17 -The Patales Land Act will stan I in the way to a certain extent build it amer in ents will have to be introduced
- Q 19 Local taxes will have to be considered along with provincial and it period taxes and should be considered in ascertaining the incidence of taxation
- 9 20. Only those taxes who have leaved for specified services reindered will have to be treated separately for example scavenging fees houselighting fees the
- Q 21 Indirect taxes can be considered voluntary culy while they are levied in havines which the consumer may or may not use at his charles I yen here the tax is a funder. But it is levied on shoulders that can bear them.
- Q 23 I do not agree with the statement quoted. Those who drink and much more monoderate drinkers are not capable of residing temptation. In their case the consumption cannot be said to be optional
- Q 24-1 have no objection to a tax upon entertainments provided it is leried only on the upper class tackets
- Q 25—Fron though their may be a few among those who be religion or custom are problated from taking intovients the generality of these do not resert to taking intovients. So it will be fair to exclude these from consoleration in estimating the burden on these classes.
- Q 25.—The taxation in this country has not been based on the maxims running by a dim Smith and the expacts to pay has not always been the guiding principle. In legging taxes the best time for collection is not always choice—sex for example the list bonds in the Madras Presidency



- Q f. The real section will threat the proof of the state of with pefer, see a to be a state of the state of t
- at som an live of the both on a for part there so.

 U.D. Sall a second of sall to be a second for about of dalla in the last reserve to be less. The also as all as first I and the behind of signiffor live treat or that store is not seglicate as comed kept for that.
 - Of 11 Sal of tire in at 115 Lar seasons for the Creats
 - 0 12 3
- O 13 In the serve of Corners and noted to get the prime for any Wilson in the tree of the entry that the serve of the entry tags and the serve of the entry to the entry the corner of the entry the corner of the entry the ent
- O'14 O' the resource of the control of the case of goods on the Leeb will prove any find to exceeding and the prove will matrix be a rail set. The end of product is not extend the end of product in the case of a rangely, and the case of a rangely of the case of the c
- Q I' The charge for water for are atom in facilities the frequency of the formation of the product of the first the content of the facilities of of th
- Q If A property of the proposal value of all be taken by the brought up the days of a better cert tax. The cover of the lamb newly brought up the property has a former leave special turns to prepare the lands. If in all its n let has to pay a lamp sum to the State be will have in the cases to better which is not already.
- Q 17 -The Latates Lar I det will stand in the way to a certain extent boutable as enduceds will have to be introduced.
- O 19 Iskal types will have to be considered along with provincial and it perial types and should be considered in ascertaining the incidence of typestory.
- Q 20 Och there was a nich are beseed to specified services numbered will lare to be treated separately for example scaringing fees houselighting fees the
- (C2) Indirect tases can be considered voluntary only when they are leaved on lawrines which the co-volunt may or may not use at his choice Fren here the tay is a burlen. Further, the tay is a burlen, but it is leaved on shoulders that can bear them.
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- Q/24-1 have no objection to a tax upon entertainments provided it is levied only on the upper class tickets
- Q 25—Even though their may be a few among those who be religion or custom are problated from taking intervients the guarantis of these do not resert to taking intervients. So it will be fair to exclude these from consideration in estimating the burden on these classes.
- Q 26. The taxation in this country has not been based on the maxima cuminated by Adam Smith, and the expacts to Jay has not always been the guiding principle. In laying taxes the last time for collection is not always chosen—see for example the List builtie in the Madras Presidency.



- O 51-Since the cost of production is comparatively low with reforonen to the price in the market I would advocate a monopoly of all sun hes
 - 0 55-30
 - 0 56 -- 50
- Q 50-Opening of depots by the Government will naturally remove the middleman's profit and make the consumer realise the full benefits of any change in the rate of duty
- O 61 -I auticipate the introduction of a policy of total prohibition in the near future
- O 62-The loss in revenue may be made up by a graduated succession duty, and if necessary, a tax on agricultural income above Rs 5,000, not now subject to adequate tax ts to the other taxes mentioned, I would support a totalizator duty, but not the others
- Q 63—The statements quoted are made on the assumption that an increase in the cot will lead to a reduction in consumption. Unfortunately, the experience of this province has not been in favour of the assumption. The statement of Dr. Vattin that 'under a system which raises prices without applying sufficiently effective direct remedies for checking the extent of consumption and the labit of drink the necessary results in the case of a hapless and untripfly population would be to increase the expenditure on drink out of proportion to the resources of the individual. This in my opinion is correct. The result of the very large increase in hecase duties and aution prices has been to take away from the unfortunate drinkard a frige portion of his eximings. He is so much subject to temptation that he is not able to control hancely and the high prices O 63 -The statements quoted are made on the assumption that an have practically no effect
- Qs 64 and 65 -I am not in favour of exploiting the weakness of the helpless people for taxation. The present system only results in that and as a means of that exploitation the system works well enough if prices are high
 - O 66 -- No
- \vec{Q} 67 —I would support a high duty for locals made mutations of imported liquors, but not freedom on restriction and transport \vec{Q} 63 —Yes
- Q 74.—The effect of reduction in the number of shops has not been very percentable. The general result of the closure of some shops has been to increase sales in the neighbouring shops. I believe that at least a few people who have been tempted unduly by the existence of the abolished shops are saved by the closure of the shops. The fact that the quantity of consumption has been must be restead; in this province is due to this of consumption has been more or less steam in this province is due to this policy of closing a large number of slops but for that I far consumption would have increased. The increase in sale in the slops still open, in account of the closure of the other shops naturally means an increase in the value of the heenses for these chops.
- Q 78 —A selection of articles will be necessary so that the customs may not be a burden on only a portion of the population
- Q 87 -The tax on letting and the tax on entertainments may be adopted here the latter with the limitations alreads mentioned
- Q 88—A reclassification of the several items in the Stamp Act and a variation in some of the rates will be more scientific cantile transactions, and transactions for small amounts which are likely to affect the poorer class of people should be chirged a ligher tax than transactions for value Succession by a gift or bequest to a member of the family are the inheritance should be charged a legisler tax than transactions for value Succession by a gift or bequest to a member of the family are the inheritance by a close relation should be clarged less thus that to or the inheritance by a close relation should be clarged less than that to only an outsider
- Q 89 -In the case of court fees there are two conflicting principles to be considered. One is to treat it as a charge for services rendered. So far as the time of the court is concerned a suit involving a large amount takes more or less the same time for trial as a suit for a small amount, but, on the other hand the poorer man cannot afford to pay at the same rate much less the same amount as the richer man who resorts to court. At

- Q. 27 to 32—In the present system of taxation, probably in all the States every member of the community will pay a tax of some sort Imagicals from should be the lower for exception. Exercifing a man does in the boundaries of six of the first the sanitary as well as the economic standard with a great trong in the community. So, even against from taxific and property. I will not recommend a poll tax or any other direct tax to be collected from every member of the community temperature that page 15 and 1
- Os 'It to 35-1 approve of the present scheme of graduation in meanistic I will differentiate between the critical memors and those from capital simply mested. The present system of examption does not take note of the family and its requirements. Allowances should be made on the basis of the number of members in the family, otherwise, the examplian will not be the same thing to exert family. To assertion the number of members in the family will not lead to more majoristerial proceedings than those now necessary for ascritining the meson. Fine family being in India the unit any examption not bised on the number of numbers in it will not be correct.
- Q 57—I disagree with the present system of levying superstay on companies. The shareholders in companies belong to all grades of life it is not equatible to ask the poor shareholder to be a thin some rate as the rich one. He system of relate does not very properly as the poor shareholder never takes the trouble of applying for and getting back the tax pand. I am in favour of fixing a because fee for the companies and then key measurements on shareholders wherever the max leave to 1939.
- Q B-1 do not see the reison for exempting the memors from agriculture especially of the absence landlords. It the present limit of exemption were applied the proportion of actual cultivators farming their lands that will be affected will be very small.
- O 10—10 Judie the family is the unit. The average number of members in a family may be taken as face. Considering that the limit of exemption of Rs. 2 000 does not seem to me to be high. When agricultural means is brought under measurestax, a similar exemption will have to be made in that also.
 - Q II -The service of aeromatants are not much utilised
- Q 42.—The form prescribed already werees the purpose I am not in favour of prescribing anything further. The state of literace in the stillages and the simple nature of the transactions do not necessitate aims book keeping to be prescribed for the accounts, besides the forms already
- Q if -1 consider tax free securities as objectionable as they really mean an additional interest paid. I am against any form which hides the real admixtages given by the State to those who had to it.
 - Q 47 Incoment in a three verse nears, will be more extraortory
- O 4s—Hs centains, indirect taxes to a few articles the rest of collection will no doubt be diminished. The tax will only affect these who me these articles and those who do not not it articles will be excepted takes a large number of articles are chosen in such a way that in the result all those will can afford to as an equilib affected the result to not be reputable. I do not agree that m a country like lindes there is to hardship in taxin, necessaries on account of the fact that three for the of the population extreme no harding.
- to 1) I have no objection to existing duties in signrette papers therefalter motor cars and performence
- Q 10 A graduated for loved in the value of the printles in sured attach throns a large lumber in those who can all of the par. An order to the state of and in such graduates in printed by
 - teret transfer i tanni en nices grandature e grandature e grandature e de control de la control de control de
 - Definition of the first that is the control of the first that is the control of the period of the pe

- Q 51-Since the cost of production is comparatively low with reference to the price in the racket. I would allocate a monopoly of all supplies
 - 0 5-10
 - Q 33-No
- Q 59-Opening of depots by the Government will naturally remove the find llemans profit and make the consumer realise the full benefits of any change in the rate of duty.
- Q 61-I anticipate the introduction of a policy of total prohibition in the near future
- Q 62—The loss in revenue may be made up by a gradiusted succession daty, and it necessary, a tax on agricultural income above 1ts 5,000, not now subject to adequate tax. As to the other taxes mentioned, I would support a totalizator data, but not the others.
- Q C3—The statements quoted are mode on the assumption that an increase in the cost will lead to a reduction in consumption. Unfortunately, the experience of this province has not been in favour of the assumption. The statement of Dr. Mathai that "under a system which raise prices without applying sufficiently effective direct timedies for checking the extent of consumption and the last of drink, the necessary results in the case of a hapless and unthrifty population would be to increase the expenditure on drink out of proportion to the resources of the individual." This in my opinion is correct. The result of the very large increase in heavier and auction price has becomes a let see in under dual to the proportion of the temperature. He was much subject to temptation that he is not all to control himself, and the high prices have practically no effect.
- Qv 64 and 65-1 am not in favour of exploiting the neckness of the helpless people for taxation. The present system only results in that and as a means of that exploitation, the system norks well enough if prices are high
 - 0 66 50
- Q 67 -I would support a high duty for locally made mutations of imported liquors, but not freedom on restriction and transport O 69 --Yes
- Q 74—The effect of reduction in the number of shops has not been ever perceivable. The general result of the closure of some shops has been to increase sales in the neighbouring shops. I believe that at least a few people who have been tempted unduly by the existence of the abolished shops are saved by the closure of the shops. The fact that the quantity of consumption has been more or less steads in this province is due to this policy of closing a large number of shops, but for that I fear consumption would have increased. The increase in sale in the shops still open, or account of the closure of the other shops, naturally means an increase in the value of the licenses for thes shops,
- Q 78 -A selection of articles will to necessary so that the customs may not be a burden on only a portion of the population
- Q 87—The tax on betting and the tax on entertainments may be adopted here, the latter with the limitations already mentioned
- Q 88—A reclassification of the several items in the Stamp Act and a variation in some of the rates will be more scientific. Ordinarily, mercantile transactions and transactions for small amounts which are likely stated in the control of the contr
- Q 89 —In the case of court-fees there are two conflicting principles to considered. One is to treat it as a charge for services rendered. So far as the time of the court is conceived a anitativelying a large most table more or less the same time for trial as a suit for a small amount, but, on the other hand the poorer man cannot afford to pay at the same rate, much lost the same amount as the richer man who records to court. At

the present moment we have a recuesive graduated duty fixed. It should not be forgotten that ultimately the 1 on man against whom the decree is passed that to be taxed for duty.

- On 92 and 93—In the case of court-fees and registration fees there is a likelihood of an element of taxation existing. In the case of registration fee there is the element already, and in the case of court fees, in some years there has been a surplus over expenditure meutred. In the case of both court-fees and registration fees there is no justification for the Government to make a profit
- Q 96—Land revenue will have to be considered both as a tax and as rent. When the Government interferes in a purely economic relation ship it does not keep the relationship separate. So, what may have originated to at rent bus become confused. Another factor that has also contributed to at rent bus become confused. Another factor that has also contributed to at rent bus become confused and this contributed to a trent bus become confused and this contributed to a confuse of monopoly also, there is like the contributed of monopoly also, there is like the contributed by the confused and the consideration that it origin ited as a rent is not lost sight of that the consideration that it origin ited as a rent is not lost sight of that the consideration that it origin ited as a rent is not lost sight of that the consideration that it origin ited as a rent is not lost sight of that the consideration that it origin ited as a rent is not lost sight of the right to treat the tax on land as rent give, additional reason to those who object to enhancement in other taxes, a valid ground
- Q 97—The prosperity of the cultivator is affected by the land tax, and any enhancement of it especially suddenly, is bound to have rad effect
- Q 98 -The criticisms are correct and I do concur with them
- Q 59—The present system leads to meanwhit for various massing, one of them being the average taken of the press ruling over different periods. There is all o the question of the presonal dement, the settlement Officer and the District Collector for the time being. The complaint is that while some districts have been treated farourable others suffer. The recent agritation in Timper was mainly 1 seed on the contention that it had been treated unfavourable in successive settlements. Some sort of uniformity is necessary in land recenue. The following plan is suggested. All the districts may be surveyed and the lands classified once for all. Most of the districts have been surveyed alreads and the lands in them classified. The few more talkes that still remain may also be surveyed and the lands in them classified the districts have been surveyed alreads and the lands in them classified variety in the districts based on these classifications may be adopted, and this may have reference to the average price prevailing over a number of verts. I find settlement may be made permanent, on the basis of this uniform rate. If the Government require more money, and, it is a statement of the content of the present system.
- Qs 100 and 101—1 or the subsective level the family should be taken as the unit, and not the individual of temptation were given further fractionalisation of holdings meaning the family compared to the present are consistent of the law of the conting compared to the present are consistent of the law of the conting to a limit of Rs 200 million tens strongly do a limit of Rs 200 million tens strongly for the question of mercase of small holdings. The critimary holding is very much like 182 2000 is high to the smaller than what the strongly down the first of the family is an of the family is an force. Any change or people without in any
- O 102—I will not apply the principle to waste lands nearly frought under irregation because the state as the owner of linds will not be working them as profitally as the inhighed land where the other land land ware. On the other land as the state of the matural resources that it benefit of the matural resources nearly funded ultiple to the state. I would eather self the waste lind after the transition select begins to work by open auction or clarge a sort of bettermint tax.
- Q 103 I will have the imposition and collection of land revenue to the leaf authorities for the reviou that the increase in the value and income of the land is mainly due to the facilities afforded by the local authorities.

- of 104—Comparative incidence of the land invenue in different places is a difficult question to solve. The assumption in question that it may be the same throughout the same promise does not seem to be correct. The incidence of land revenue will depend on various matters, among which, the extent of land, the nature of the soil, the condition of the inansons, the insture of the crop grown, the facilities for marketing and the prices feetbed in market as also the cost of cultivation will have all to be considered. To take a rough method methods 4 and 5 suggested may be better than the others.
- Q 100—The Immeral Relations Committee which was constituted by the Lovernment in 1920 found it necessary to classify the services into there is not some seen national and paracellar. It is not possible to have seen seen and paracellar in the not possible to have several classes of the services. A service, though paracellar may be more necessary than our national services may have to be considered from the point of view of the benefits received from it is not the benefits received from it is not the service of the service in the retrain the national services may have to be considered from the point of view of the benefits received from the point of view of the benefits received from its possible paracellar services.
- O 107—The scheduled taxes are not sufficient to meet the growing new sources as some of the proposals so far made only suggest additional two on land and inconnectar which are already local and impervit taxes Any additional cess on land in this Presidency will meet with strong opposition. The professional tax and the companies tax already for the professional tax and the companies tax already for the first the foreign strong that the foreign strong that the foreign strong that the foreign strong tax already for the strong control and seminational services. The want of fixed principles has been felt in this Presidency.

Qs 109 and 110 -Octron is not levied in this Presidency

- Q 111—Tolls have got then justification as they make those who is the road pay for their upkeep. These may be people who own or new tehnelss who otherwise may not pay any tax to any local bodies. It may be said that they pri only for services rendered. So I would support their maintenance even though they contribute somewhat the reliad traffic maintenance even though they contribute somewhat the reliad traffic mattel considered fast traveled the reliance of the reliable to the reliable to the reliable traffic the reliable to the reliable to the reliable to the reliable traffic the reliable to the re
- Q 112—It is a uniter of convenience that settles the owner or the occupier as the person from a hom the tax should be collected. While the owner is known the occupier is not generally known, and also be changes. The owner will be able to shift the funden of two onto the occupier in cases where there is keen competition for the house where that is not the case the owner man lave to par
- O 117—Since it is not always possible to shift the burden of taxation on to the shoulders of the occupier a limitation is necessary otherwise bouse property in manuscipal areas will become depreciated and the housing problem will become more difficult. House tax should not be the only or the main tax in an urban area.
- Q 115 -I am not generally in favour of taxing value except when it is realised by sale or otherwise. When a building is constructed a better, ment tax may probably be better
- O 116—The professional and company's taxes have been levied in the Presidence and there is no special complaint about them in urban areas. In tural areas objection is taken to professional tax
- Qs 117 and 118—I am in favour of the Government bearing a definite share of the expenditure on specific services. I am not in favour of lump sum grants. While the Government give for specific service, it will have no doubt the right to inspect and a minimum degree of efficience in the

administration of service may also be insisted upon. The civic consciousness is growing, and people are realising their responsibilities in the administration of local bodies.

- Q 119 —Most of the taxes mentioned are already being levied in some form or other.
- Q 121 -I generally agree in the statement, but the difficulties in assessing are not realised
- of the cultivator The proposals man ultimately amount to treating tobacco as gang as being treated now Tobacco as a present a profitable sort of cultivator for the ryot, and if anything, I am in favour of gaing more facilities to the root to grow tobacco. The first method suggested is objectionable. A method by which the assessment will take account of the pince realised will be more satisfactor. A tax on export gives room for evasion, as the importing States from this Presidency are from for evasion, as the importing States from this Presidency are Considering every thing I would prefer the first method suggested, even though it is highly to lead to inequalities in certain respects.
 - Q 129 -I will give no such exemption
- Os 132 and 133—In spite of the fact that they give rise to evasion, I am in favour of ad valorem duties. Specific duties have no meaning in such cases. The excise may be fixed at a rate lower than the customs, so that some advantage may be given to local manufacturers.
- Q 134 —The proposals for taking tobacco growing are not likely to very seriously affect the cigar trade as the tax may be a very small portion of the price charged for cigars and cigarette
- Q 136—C is the least objectionable. In view of the widespierd habit of tohacco-chewing any system of licensing will be objected to
 - Q 137 -- Yes
- Q 138-All the three methods mentioned should be adopted in combination
- Q 139.—The tax should be laised at the same rate throughout India II should be graduated progressively. As the provincial finance is more in need of augmentation than the imperial, the duty should be a provincial tax, or the Imperial Government should make it up in some other way.
- Q 141—The duty should not be kixed on 1 int family property which is taken by survivor-hip to the surviving members after the death of a member. The family is to unit, and as the unit continues there is no joint family as a separate unit and levy any two distincts of the interest of the survivior that he is entitled to the whole or any portion of the joint family property. The succession or any inheritance duty should be restricted to individual or separate property.
- Qs 144 to 146—In India the examption made may be fixed at Rs 1,000 There will be difficulty in assessment Ordinarity, the statement of the assessee will have to be accepted with regard to their valention but book debts and debts on pro-notes can be traced and assessed. The same department that administers measured which may be requisitioned when help of the I and Revenue Department which may be requisitioned when between the Incometix Department and the Revenue Department that one should like to have
 - O 117 -I am in favour of combining methods 3 and 4
- Q 149.—The present system leads to inequalities both in the medicate of the great the leads to the resources of the proxinces. The proxinces should be given the leads to the growing commercial resources to a system of division of revenus between the Imperial and the Proxincial Governments in the revenue derived from incomestar and customs
- O 150 4 more satisfactors solution should be based on the incidence of taxation being the same in all provinces. It is not possible so long a sonic provinces I are got beginning on the present arrangement will cult near that some provinces will be lightly taxed while otters will be leavily taxed and it may be that for the benefit of the bightly-taxed provinces other provinces will have to province of the provinces will be countried to the same of taxation should be brought to the same

level in all provinces or the different provinces should be allowed to take the cen equences of the special treatment they must to be given to 1 irticular interests in their provinces

O 152-I accept the reasoning

O 154 -I will not allow the Central Government to have anything to do with exerce I recept for the difficulty of a resument I would advocate a transfer of the cu tons duty on forces hours also to the Provincial truster of the cutoms duty on foreign luquor allo to the Provincest Governments. Giving an interest in exect to the Imperial Government will stand in the way of the acceptance of any policy kiding to considerable reduction in consumption at once and total problition in the result will not complete the lister's guing an interest in this resume to the Imperial Government. Five, promines ought to be free to adopt the policy Imperial Government: Every province ought to be free to adopt the policy it con darks best and take the con equances. If the protinct is prepared to take the consequences, I don't see any revon why the Central Government should be in a postion to ductite the policy. In America, probabition laws were project in several States before the Teckral Government took, it up. 4 similar course ought to be possible in India and

O 156 -I accept the reasoning A division of the proceeds is practicable The domicile of the asses or or the decreased as the case may be. will have ordinarily to be takin as the basis for the distribution of the

O 157 -Similar considerations do not apply to these cases I will not differentiate between the nulleral and non-judicial stamps

Qs 160 and 161—Special axemients and fees of all kinds are exentrally local taxes. The present profession tax and the company's tax sentrally local taxes. The present profession tax and the company's tax rully form an addition to inconnective on incomes. There is a cess on land recume. These are the present sources of the local bodies in this Presidence. I think there should be a limit taxel for the surediagn on land recume or income. Tixes due to betterment can oil by the freshtics afforded by local bodies and those due to extension in the neighbourhood of urban are is should belong to local bodies. In return for services

rendered should naturally go to the local lodies

162 -There is dinger in the same projects or meone being subected to taxation to several bodies, because they are not likely to consider the joint effect of all these taxes. It the same time it is not possible to separate altogether, and earmark for different agencies the several sources. of taxation. The only possible way in which the danger mentioned can be avoided is by fixing the maximum limit up to what the subordinate agencies can tax

I am strongly in favour of fixing the prices in all O 163 -- Yes cases in which there is likely to be tractical monopoly.

O 164 -Lafe insuring may be a Government monopoly

Q 165 -The principle seems to be all right but I cunnot accept any article, except probably salt, to be brought under State monopoly

O 167-I do not agree so far as conditions in India 2009

Q 168—The staff is execuse but in account of the miscillineous work given and the wide art it be covered the Government is not willing to reduce the staff. If the function of the department is clearly reduced and fixed, the staff can be considerably reduced. If the since time the land revenue staff is considered as the straint for all work even thuch special staff has been brought into exitence for dung many departments of work

Q 169—It is quite possible to combine all the staff necessiry for imperial tyxation in one service. Similarly all these required by provincial tixation in one service. The free in system of having a separate staff for each department is too expensive and quite unnecessary. For instance the advantage will be unnecessary in its work is druided between the Revenue and Police Departments. In any case so far as the supersymmetric staff is conserved. supervising staff is concerned they can certainly take in the various departments under their control. It is unnecessary to have separate supervising officers for each department

Q 171-This raises a big question of administration. The need for has been felt in many big local bodies e or less the same as that of officers serving to this rai es questions other than mere

~ I will not go into it

Mr. Bamalinga Chettiyar gave oral evidence as follows -

The President Q-lou had been Chairman of the Combatore Munici pality for some years?

A -Yes

Q -Also President of the District Board?

A-lo. I nas

Q -You have considerable experience in both these capacities?

 $\Lambda \rightarrow 1 cs$

Q - Ind you have been a Member of the Legislative Council for several years past?

Q .- The first part of your answers, that is, the statistical pointen, will be deaft with by the other Committee, the Jeonomic Laquing Committee, except the portions relating to incidence of taxation

Nour view is that "the real incidence of treation can only be studied with reference to family budgets". But there are not sufficient family budgets available at present. We should have to make a very exhaustive collection

1-10

O -It is a mitter of years

1 -It all depends upon how you proceed with the work. If a special committee is appointed probably it won't take so much time. If, on the other hand it is to be done by students of political economy, it will take a much longer time

Dr Hyder Q -Don't you think that we can broadly divide the jeepl' into four classes and say what particular items of taxation are borne to each particular class. Take for instance, meanne-tax, land revenue, customs and so on

A "The difficulty is that there is difference as between different localities. In some phases the poor people consume attacks which in other places they do not for example take toddy or arrack. Until recently people in the Ailgiris did not take either of these

Dr Paranyppe Q -We can say generally that the poor people drink toddy and arrack and not the rich

A -But what I say is that until a few years ago the Badagas here—the low class of people—the not the man and the places people of the same grade have been drusting for years, so that you cannot form any general conclusions Q-We are not boing to distinguish the classes so very minutely. Fer

instance we can I roadly divide into poor, mid lie class, moderately rich, and rich people

1-Fren with regard to them the consumption will sore with different localities. What is consumed by the rich in some places may not be consumed by the rich in other places. For instance tale it curtain. Feel are in Poons they go is for lace turn but in other places it is do not

Dr. H. ler. Q.—Way I know whether in your against it is not possible to say roughly how the customs duties are I since by the different closes of people. Fee, what customs duties are loone by particular closes of people?

A -1 do not say it is not possible. For will have to take a fairly large number of typical localities and all of typical families. Takes the of two factors, a tenether at will not be possible to decide that question Q-In a country where there are about 20 million people these

dand ratten to tel enginery liens A .- The variations are not very small if you take the by localities

into considerati in The conditions of the different clauses do vary in different localities

The President Q --Could von not proceed by a process of elmination? For instance, we can say that the percet shases do not use molor cars. Before it does will further until you come to the taxes that the percet classes do pay. For instance, in part duties on coston goods of the lower grale matries etc

A-1cs, there are certain things which are consumed by the poorest

Dr. Huler Q -With regard to Q 14 you say, "In the case of a monopole there is no competition, and the prices fixed above the cost of production will therefore have to be considered as a tax. What do you include in the cest of productions."

1 -The actual cost of producing the thing

9—Th Government provides radiasts, jest offices graphy in and other such threes was will you might in your cost of production the such three sections of the provided of the production of the such that the provided of the production of the provided of the

1-10

O - And also the normal return on the capital invested.

1-10

Q-And to the Government the normal proft on their undertakings, i.e., what would be get had the undertaking been in private hands-what a private manufacturer would obtain as normal reward for his work and enterprise?

O -Having included that you say that the rest is in the nature of a

t1x? 1 -1m

A -1cs

The Preview Q -1ou say that the return from natural facilities should be made available for the whole community?

7 – Ju

Dr Hyder Q —What is it exactly that you have in mind? For instance take irrigation. You have got different consis in your Presidence. Nome areas are fatoured by nature in which case the cost is very low, and there are others which are not so favoured to nature in which case the cost of construction is high and the preduction from the soil will all o be les-

1 -1c. I have neutroned that in another connection

Q-What sisters of rates will you have in the Midris Presidence. 2 Moral you have higher rates in those are is which are favoured by naturo and where people can afford to pay more?

A-No It present we have got only one rate. We have got a classification based on the system of supply and on the soil. These two together are taken into account. The same rate is fixed regardless of the cost of supply, and I think it is a fair system. For example, in the Godavar, the net return to the Godavar, the net return to the Government is something like 1s to 20 per cent and in other places they get only from 5 to 6 per cent.

The President Q-You have in the Godavari delta some of the best land in the Presidency Javing is rate of Ry 5 and in the Bhavanasi project, very poor Jand pays Ry 15 15 Would you rue of the Godavari rate to Rs 15?

A-les, I will tring all the rates to the same level

Dr Hyder Q-If the source and the soil come under the same category, you would level up the rates?

A — Yes

Q -What is it that you meant when you say, in answer to Q 15, 'Similarly the costliness of the scheme should not be a burden on the locality affected?

1 -I mean the particular locality

Q —That is if a canni runs through a particular region and it cannot pay its van unless the international public, you will have the crack constructed and charge lower rates, making up the difference by levelling up the other rates?

A -What I say is, pool the whole thing

Q—lou look upon the irrigation enterprise as a while Taking all together, there will be some regions which are very rich and some which are not. In those regions where canals cot you much and which have the least ability to pay you will have your canals constructed and you will charge lower rates, and you will force up the rates in the more favourably situated areas?

M1. Ramalinga Chettivar gave oral evidence as follows -

The President Q -- You had been Chairman of the Combatore Municipality for some years?

A -Yes O -Also President of the District Board?

A -Yes, I was

Q -You have considerable experience in 10th these capacities?

Q-And you have been a Member of the Legislative Council for several years past?

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You view is that "the real incidence of traction can only be studied with relectore to family budgets." But there are not sufficient family budgets available at present. We should have to male a very exhibition collection

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Dr Hyder Q -Ion t you think that we can broadly divide the people into four classes and say what particular items of taxation are borne by each particular class? Take for instance, income-tax, land revenue, customs and so on

A—The difficulty is that there is difference as letwern different localities. In some places the poor people consumer uticles, which in other places that do not. For example, take toddy or arrick. Until recently people in the Alignus did not take either of these

Dr Paranipye Q-We can say generally that the poor people drink toddy and nirick and not the rich

A—But what I say is that until a few years ago the Badagas here-the low class of people—did not drink. But in other places people of the same grade have been drinking for years, so that you cannot sorm any general conclusions

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A —Frem with regard to them the consumption will vary with different localities. What is consumed by the rich in some places may not be consumed by the rich in other places. For instance, talle the turk an Ferhel's

in Poonn they go in for lace turians but in other places they do not Dr Heler Q -May I know whether in your opinion it is not possillo to say roughly low the customs duties are force by the different classes of people, 1c, what customs duties are borne by particular classes of people?

A -1 do not say it is not possible. You will have to take a fairly large number of typical facilities and also typical families. Unless these two factors go together, it will not be possible to decide that question

Q-In a country where there are about 320 million people these small's cristions do not matter much

A .- The variations are not very small if you take the big localities into consideration. The conditions of the different classes do vary in different localities

He President Q—Could you not proceed by a process of chimination? For instance, you can say that the poorest classes do not use motor cars. Reduce it down still further until you come to the taxes that the poorest classes do pay for instance import duties on cotton goods of the lower grade, matches, etc

- A-les, there are certain things which are consumed by the poorest classes
- Dr. Higher Q —With regard to Q. 14 you say, "In the case of a monopole there is no competition, and the prices fixed above the cost of production will, therefore, base to be considered as a tax. What do you include in the ext of production."
 - 1 -The actual cost of producing the thing
- Q—The Government provides radiance, jest offices irrigation and other such things. Now will contribute not our cost of production the salaries that the Government has to jay to its administrative staff? All of will you include the normal reward for risk and management.
 - 1-10
 - Q In I also the normal return on the capital invested?
 - Λ −lα.
- Q-And to the Government the normal profit on their undertakings, i.e., what would be got had the undertaking been in private hands-what a private manufacturer would obtain as normal reward for his work and enterprise?
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- Q-What system of rates will you have in the Midrey Presidence? Would you have higher rates in those are is which are favoured by nature and where people can afford to pay more?
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A-I hat will be the case Only if the cost of the scheme is taken

separately Q-lou will not take into account the value of the water to the

people?

A -I do What I want to say is this. In the whole Presidency you have certain rates for each class. For the first class you have certain rates for the second class you have other rates and so on The cost of construction will vary on account of the natural conditions So where it is cherper, the Government gets the benefit, and where it is dearer, it loses. But so far as the people are concerned, the return they get will be the same throughout

Di Paranjpje Q-When a Government goes in for alligation schemes, it obviously takes up the cheipest and the most favourable schemes in to obviously that he is up the cheepest and the most lavourable schemes in the beginning. When they ly down the 1 ites for that scheme. They will 110bably fix the 1 ites which will just pay for the cost of that scheme. They next take up a more expensive scheme and naturally they will have to fix higher rates. Now in order to lessen the rates for the second scheme,

are you going to put up the rates for the first scheme?

A -What I suggest is this That should be the case ordinarily But in special cases, when a scheme is not undertaken in the interests of the country generally or when a few landlords want a particular scheme and are propared to pay for it even though it is costly, then separate treatment should be allowed. But ordinarily, where the Government thinks that a certain trigition work ought to be taken up, I think they should not make any difference between one work and another

Q -- From what I understand, Godavarr and Kistna are very favourably structed for irrigation. Now, would not the people of these negions feel aggreed if they have to pay higher rates in order to make the schumes in the famine areas, for instance, pray?

A -My argument is that you are to fix the rates on the puticular class of land and source without reference to what actually a particular scheme or all the schemes together cost you

Di Hyder Q —There is mother point, you must look upon the irriga-tion enterprise as a whole You will take the above schemes separated and if two schemes are the same in point of reliability of sources and classification of soils, you will charge on both these schemes at the same

A—Supposing you have a scheme in one area and it would not ply unless you charge 15 or 16 rupces you may not undertake it unless you are piepared to 10st the tasts in the better it at Ms contention is not that you should have the inter in the other schemes, that is not my point at all 1 do not wink you to laive or lower the little on account of the cost of the new schemes

The President Q -Then how would you fix the rates in the new schemes?

A —I would classify the irrigation sources in different classes, as first, second and third. Soils are already classified. Therefore, which I would suggest is, wherever the land might come under irrigation take the rate of classification, and then charge so much for the first class, so much for

the second class, and so on in the whole Madras Presidency Sur Percy Thompson Q — Supposing von have a very favourable and simple scheme where it is east to irrigate and in the past von his charged only Re 4, whereas, as a matter of fact, the fund is such that under your classification you would have to charge Re 15 you will charge Be 16 to general merits quite irrespective of any new decisionactic which you might undertake?

A -1cs, because the man is going to get the same thing as another

man in a similar place

Dr Paranipje Q -Supposing you start with a clean slate and it is the first irrigation enterprise, how would you charge on 1.7 A -If there was only one scheme, Government won't undertake the scheme except on a capitalistic basis

Dr Hyder Q -1 was going to ask you whether you realise the nipherations of what you have just admitted, that is, you will have your rates on the pranty led shiftly to pay?

A -1 said the return the rot gets in the slape of additional produce from the water. It is on this principle that he pays

Q.—No I submit that Adam Smith simply said ability to pay A.—Adam Smith talks of equality

Q-People in India for a long time thought that the maxim of equality would be satisfied if people paid equal rates that is to say, if you have Ils 10 000, and you pay 5 per cent, and I had Rs 4,000 and pay 5 per cent, there is no difference between you and me in point of equality

A —I thought you wanted me to say how these several taxes which are being collected violate the emons of Adim Smith, and I began by saying that so fir is equality and ability to pay is concerned, land tax works in favour of the rich and not the poor so also if you take exists, it is the

same thing the poor man pays

The Minkerspoilhierops Bil salar of Markina Q—When you say that the land tax works against the poor and in favour of the rich, do you say that because there are different systems of land tax in your province? In permanently-settled areas you will say that the landlords were favoured, perhaps undul favoured, because they have got to pax a very small sum. In temporarily-settled areas does not the question which you rasse bring in the question of socialism rather than of ability to 1ny? One man can afford to keep 100 acres of land another man can afford to keep 5 acres of land, but if the rate is the same the man with 100 acres of land pays so much, then he is lable to me nation that land, we here also there is the question of ability to pay Whereas assual editivator takes 5 acres of land and pays for the permanently-settled areas, but in the temporarily-settled areas, the rate being the same, I do not quite follow what you mean by differential treatment.

A -I want to apply the principle of equality of sacrifice to the land tax. If you consider this as socialism certainly it is right. What I say

is that the poor cannot pay the same as the rich

Q-What you want to do is even in temporarily-settled areas where there is a particular class of land which can beer so much taxation rent or revenue, simply because it is cultivated by the poor man it should be treated differently from the land which is being cultivated by the orich man. That is socialism par excellence.

A -Certainly I want to treat all income in the same way

The President Q —You do not propose to vary the rate of land remountself but you propose to introduce the element of progression in another way?

A -What I want is permanent settlement all through and then you fix the land tax once for all. After that if you have income-tax on agricultural incomes that would clear the way.

Dr Hyder Q—You take the excise duties. They also work against the poor man Don t you think that your aims are contradictor? You want to discourage drink that is why the duties are high

A -So far as the Madras Presidency is concerned ligh pinces have not resulted in any substantial reduction

The President Q -What would you call a substantial reduction?

 Λ —The consumption has been all along 4 gallons per hundred of the population for miny years

Q-Do you I now what the latest report says? Now it is 3.7 against 2. Is it not a big reduction?

A -There has been a rise since then

O -Is there not half a gallon reduction?

A —But Government say it was due to the non-co-operation movement From the year before last it has again increased

Q -This is the Central Provinces Prease Administration Report You will see there the rates as compared with other provinces. You will see there is reduction

A -It is in the year 1923 but I think that was a bad year due to the non-co-operation movement

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Q -In the case of tobacco, is there an option?

A -There is again the question of resisting

Dr Hyler Q-Take the question of matches and Lerosene oil

 $\Lambda - I$ do not think there is any question of luxury at all in this case they are necessaries

Q -Vou say "I have no objection to a tax i pon entertuinments, provided it is levied only on the upper class tickets". You tax, for instance emema shows, concerts if they admit by ticket, and you will tax race meetings. Is there anything cle that you will tax?

 $\Lambda-I$ don't think there is anything else besides therefore circles, raccourses cinemas etc.

Q-Suppose a lig zamindar is in the liabit of arranging singing parties every Saturday you won't tax him?

A -If you take that as an objection, you can tax him

Q —The point is that the performers get their fee, and thus the admission fee is paid in one lump sum by the host that is the custom, will you tax in this case?

A -I don't think such parties are common except at marriages

The Perudent Q-\0 country charges entertainment tax except when it takes place on admission by tickets. Privite entertainments in other countries are never subject to entertainment tax.

A -It may be so

The Maharapadhiraja Bihadur of Burdwan Q —Do you think in your part of the country an entertimment tax would outside the big cities like Madray, Lie you a very large return?

A -I do not think in the tural parts you will be able to make anything out of this tax

Q -Therefore you will have to limit it to the big cities?

A —Yes

Dr Hyder Q —You ruse an important issue in Q 26 You say that "the taxation in this country has not been bised on the maxims enumerated by Adam Smith and the capacity to pay has not always been the guiding principle." This is a startling of eriation to make 1 would like to link on what bissy you make this statument

A -I am making this statement on the bas s of the quotations made in your own questionnaire

Q .- Then please enumerate fast the taxes which violate or offined the carrons of taxes of Adam Smith. I want you to consider and then consider all taxes put together. Now then please enumerate them one by one

A—Tale land tax it is uniform. It does not male any inference between the man who can pay and the man who cannot pay On the other hand those who can afford to pay are left free. If it makes any difference at all it makes it in fixeur of the rubber min. Take for in lance the big ramindars their lands are all perioneths settled and they do not pay anothing like what they shoul!

O -That assumes that land revenue is a tax?

has become confused. You wanted me to mention one tax after another, so I have taken land tax as an example.

Q-I grant for the sake of argument that it is a tax assume that it is a tax how does it violate the principles of Adam Smith? You say that it makes no distinction between the rich and the poor?

1 - All that I say is that it makes only a distinction against the poor

Q -Do you know when this land tax was introduced. It was introduced about 1800 and it is a very o'll tax. It has been there a new the alvent it it little rule and before. On the other hand lefter 1800 I do not the ik a vectority had a sector of graduation in its taxetion.

A-les We are now talking about the history lou wanted no to tell you how tham Smith's principle of equality works and I have given you the example

- O -What about the taxes levied by the municipality?
- A -It depends on the fax
- O -Octroi P
- A -We have no octror in this Presidency
- O -Does the profession tax operate against the poor?
- A -- No. it is progressively graduated
- Dr Paranipye Q-House tax?
- A -I think it is more or less equal and we have exemptions in favour of the poor
 - Dr Huder O -Local cess?
- Λ —That is based on land revenue $\,$ whatever applies to land $\,$ revenue also applies to local cess
- Q —What other taxes offend against this maxim of 'ability to pay'?

 A —Only land tax, the excise and those taxes which are levied on neces-
- saries
- Q-What would you substitute for them?

 A-f don't say I would substitute anything With regard to land receive I have suggested what I think will be countable.
- Sur Percy Thompson Q—Income-tax Nou would differentiate between carned and uncarned incomes, you would also make an allowance on the basis of the number of members in a family The difficulty there is that it would probably be necessary to make a good many inousitorial enquires
- A —I have said that there would be some enquiries, but they are not worse than the enquiries we are making at present with regard to income-tax
- Q—For the purpose of ascertaining a man's income you only deal with the individual when the question of families comes wouldn't there be difficulties? Suppose a man says he has 15 children and you doubt his statement how are you come to verify it?
 - A The local officer who makes the assessment can verify it
 - Q-Will he go to the family and make the enquiries?
- A —He makes them outside I don't think there will be much difficulty in this respect as people will be very careful and not make wrong statements
- Q-You say that you disagree with the present sistem of lerying super tax on companies and that you are in favour of fixing a license fee for the companies and then levy the income-tax on the shareholders If you do that isn't there a likelihood that people who get dividends from companies will not declare them?
 - A -It is the same thing as income from other sources
 - O -You would lose a good deal of income-tax
- 1—The difficulty is really a lalance of two evils for instance in this part of the country the smaller shareholders form a very large number. They are entitled to heim paid back what has been collected from the company. So if you take the balance of convenience, it will be fairer to collect it from individuals.
- Q -Suppose you do that, won't you lose income tax on the dividends which are paid to people who reside out of India?
 - A -That is a point you can leg slate for
 - Q-lou cannot tax non residents unless you tax them at the source
 - A Anything carned here can be taxed here
- Q —Suppose a registered company has all its shareholders foreigners at the present moment you charge meanners are the profits of the comp my and leave the company to deduct that income-tax from the dividend it pays not those foreigners. Suppose we adopt your suggestion and vou do not charge income-tax on the company at all, how are you going to get that tax from the foreigners?
- A —Whenever they send money out of India, you can make the company responsible for deducting income-tax and paying it to you If there

Dr Hyder Q-Is the aim in excise primarily taxation?

A -I think that is for the Government to say

Q-I was just going to say, Government's policy is to male the liquor as scurce as possible and ruse the maximum revenue possible. You discourage liquor in both ways, that is, reduce supplies as much as possible and tax as much as possible.

 Λ —That was the old pol cy of 1914 But now I suppose the Local Governments are changing their policy

The President Q-If you look at the litest report of the Bombay Legislative Council you will see there wis a resolution saying that they will adopt prohibition twenty veris hence

A -I think they have adopted the rationing method, by which they will come to the stage of prohibition twenty years hence

Dr Hyde: Q -We have taken land revenue and exc se, now take salt A -You may take salt herosine oil matches, it comes to the same thing

Q But you say that the treation in this country has not been based on the maxims enunciated by Adam Smith

have non-30 years settlements but you do not know what exactly you are soing to pri 30 years hence

The President Q-lou know that you have to pay in accordance with your income?

A -I am only talking about what you are paying to Government, not

of the profit you can get from industry

Dr Hyder Q—There is no country in which people can have the dead
centrality of paying the same amount for 30 years—all taxes can vary

A —Here your income tax is varying from year to year

Q -There have been all sorts of variations in the taxes in England between 1900 and 1925

A -I am not speaking now whether 'certainty' is possible or not, we are only dealing with certain principles enunciated by Adam Smith

Q -There is a greater degree of certainty here than in Lugland

A —It may be a matter of degree but even then there is not the certainty. Take the time of payment for instance the listband; which is payment of land revenue is generally spired over three or four instalments. The first one or two instalments are always payable before two crops are harvested. Sir Chailes Todhunter, when he was I mance Member, told us that could not give any rehief

The President Q-What you wanted to do was to postpone one or two instalments into the next francial year

A -Technically whatever it may be, my complaint is that you are

collecting revenue at a time when people are not able to pay Q —If you postpone the payment of an instalment from one year into the next, you lose that instalment for ever

A -My contention is that if you collect it within the fash year you are all right

Dr Paranipye Q —Now a landlord has to pay it in four instalments at various periods you only suggest that one instalment should be pain to next jear, 10, you want to avoid paying one instalment this year

A -All I am saying is that instead of collecting it in January, Polyu ary March and April, you can collect it in March April May and June

Dr Hyder Q - Would you say that the revenue from customs duty also neights the scale against the poor?

A - Not all of them we have only referred to the necessities

Q -Income-tax?

A -lt vil nly affect the ider to the

- O -What about the taxes levied by the mun conslity
- A-It depends on the fax
- O -Octroit
- 1-We have no octror in this Presidency
- O -- Does the profession tax operate against the poor?
- A-No. it is progressively graduated
- Dr Paranipue O -House tax ?
- A -I think it is more or less equal and we have exemptions in farour of the poor
 - Dr. Huler O Local cess?
- Λ —That is based on land revenue whatever applies to land revenue also applies to local cess
- Q-What other taxes offend against this maxim of 'ability to pay'?

 1-Only land tax, the excise and those taxes which are levied on neces-
 - O-What would you substitute for them?
- 1-1 don't say I would substitute anything. With regard to land
- Sir Percy Thompson Q.—Incomo-tax lou would differentiate between carned and uncarned incomes, you would also make an allowance on the basis of the number of members in a family. The difficulty there is that it would probally be necessary to make a good many inquisitorial enquiries
- A -I have said that there would be some enquiries, but they are not worse than the enquiries we are making at present with regard to income-tax
- Q-For the purpo c of ascertaining a man's income you only deal with the individual when the que ton of families comes wouldn't there be difficulties? Suppose a man says he has 15 children and you doubt his
- statement how are you going to verify it?

 A -The local officer who makes the assessment can verify it
 - O-Will be go to the family and make the enquiries?
- A —He makes them outside I don't think there will be much difficulty in this respect as people will be very careful and not make wrong statements
- Q-You say that you disagree with the present system of lerving super tax on companies and that you are in favour of fixing a license fee for the companies and then ley the incomestax on the shareholders if you do that isn't there a likelihood that people who get d vidends from companies will not declare them?
 - A -It is the same thing as income from other sources
 - Q-lou would lose a good deal of meome-tax
- A —The difficulty is really a balance of two ords for instance, in this part of the country the smaller shareholders form a very large number. They are entitled to heim paid back, what has been collected from the company. So if you take the balance of convenience, it will be fairer to collect it from individuals.
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- A -Whenever they send money out of India, you can make the company responsible for deducting income-tax and paying it to you. If there

is no agent for receiving the money in India it ell, you can treat the secretary to the company as the agent for the remittances he rinkes extside the country.

Q -And make him pay at the highest rate?

A -At the rate at which the assence will have to pay,

Q - I sen then, you lose the tax on the portion of the profits which is not distributed as diredends

A -If it is converted into capital account, they will have to par,

O -They don't.

A -There was a Privy Council decision to the effect that what is converted into shares will have to be treated as profits O -I think the decision was the other way.

A .- That cannot be made a reason for taxing the people when you do not intend to tax. What practically results from the present arranger ent in that a large number of people who; you do not want to tax are now paying taxes simply because you collect from the company and those peor! do not get repaid. You cannot expect people from rillages to go to reur headquarters to get a refund

Q -- How many people from villages hold shares in companies?

A -Heaps of them in the Countatore district, there are 130 rec stere! minanim

O -But who are the shareholders?

A - Mostly poor people. The capital of a company would be along a lake of rupees and you will probably have "O subscribers there would only he few people in each company who are liable to pay tax

The President O-You advocate a complete salt 1 onopoly?

4-110

Dr. Hyder Q-Dr you think you could get good salt if salt were nanufactured is Covernment?

A -I may say that I have no iten of the quality of salt amplied by trirate companies. I am ente apeaking theore's elle in this t atter. I nee the cost of production is very liw, I think it better that Correspond the f should undertake the transfacture and sale of it. I don't know another; alout the petual working of the sastem

The President Q-Do ton for it an area where B me as and Malies salt eitre into eimpet tion?

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O -Ic a med to get late of It what walth

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O-Milh it, the per to at Countainer prefett

A will ex lave been setting sale from Malras

Dr Par sagge Q - MI to sales

1 -No we get the learner salt The Pers lead to Can will give its and play and what the pursue el praimere to a lag ast

family a free annilong after the a to a feet of extend Unite the second for to the anti-transfer the fact that Amounts we are in a few or in his to that an horized the fact hits that are next the animal many in the man of the present in the fact the

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ŧ Q I a F y each for your population in the what come first no current no recompositions in forest no current no recomposition in forest no current no recomposition in forest no current no recomposition in the common terms of the common terms of the current networks and the current networks are considered in the current networks and the current networks are considered in the current networks and the current networks are considered in the current networks and the current networks are considered in the current networks and the current networks are current networks are current networks and the current networks are cur

in the great stage of the late. gat gen if there's eight in aller an beire.

- O -Don't you use white salt for special preparations?
- A -We only purchase one salt
- Q -You don't use European white salt?
- Q-If that were available in bulk in the market, would any one buy it?

 A-I don't think so People are more in favour of the heavier sait, because they think it gives them better result it is much more saltish.
- Q.—In order to make up the loss of revenue if prohibition were adopted, our would advocate a graduated succession duty, if necessary, a tax on agricultural income above Rs 5000 and a totalizator duty. Do you think you would got from these anything approaching the present excess creenue?

 A—There is the imperial contribution also I want a large portion of that to be extracted to meet the loss from exists revenue.
- Q—Suppose the contributions were all paid off and you started afresh?

 A—That is another matter we have to take things as they are Out of 348 lakhs of rupees, I would ask for about 200 lakhs to be earmarked for the loss of eyeise relenue and we have to find another 300 lakhs
 - O -How will you find this 300 lelbs?
- A —I have suggested taxing agricultural incomes. I suggest that a gross income of Rs 5,000 or a net income of Rs 2,000 may be taken as the exemption limit.
- Dr Hyder Q-You would keep land revenue and on the top of that -
- A —I want a permanent settlement of land revenue, bring all districts to the same level and on the top of that put a tax on agricultural income
- The President Q-You would extinguish all increase of land revenue?
- A Yes that will be based more on the principle of equality of sacrifice
- Q -You will still have to find 3 crores out of succession duty which would fall largely on landholders?
 - A -Nobody can complain
- \mathbf{Q} —You have I cen telling us that the excise duty is leng levied on the power classes?
 - A -I suppose others will be prepared to make some sacrafice
- \mathbf{Q} —If you introduce a taxition measure do you think you would have any support?
 - A -I am not sure
- $Dr\ Hy\,ler\ Q$ —These poorer classes form part of what are called the untouchallo classes?
- $A \longrightarrow \circ$, I don't make any distinction between the untouchables and other poorer classes
- Q -Isn't the excise revenue mainly derived from the untouchables?
- A No, the other labourers all o pay it Of course, the untouchables contribute a larger amount
- The President Q-Have you considered the possibility of ever enforcing prohibition?
 - A -I think it ought to be possible. America has shown the way
 - O -Has America succeeded in enforcing prohibition?
- A.—There are some people who think they have succeeded very well and some others who think they have not. We only find that there are some other countries which are prepared to follow America.
- Q —On the other hand, aren't there some other countries who have tried the experiment and given it up on the advice of the very people who extended the experiment?
- introduced the experiment?

 A-I don't know I think that recently New Zealand, Norway or Sweden and one other country wanted to follow the lead of America.

Q-Are you aware that prohibition in New Zealand is confined to consumption on the premises A.—No

O -The number of liquor shops in proportion to the population in New Zealand is four times as many as in Madras

A -I don't know how they are working it Before we undertake total prohibition, we will have to study all these. We are now only starting

O -Have you studied the official statistics of America? Would you accept the official statistics?

A -I have not seen the official statistics: I have only seen the statis-

ties which appear in some of the journals Q-If the official statistics showed that drunkenness was increasing.

would you be prepared to reconsider your opinion?

A -If I were satisfied that it was not possible to introduce prohibition. I will certainly revise my opinion.

O - is regards the reduction of consumption in this province, will you be good enough to give us your figures? You say there has been no reduction of consumption?

A -The official report shows a consumpt on of 4 gallons per hundred.

Q —Here is the official report which shows that there has been "a reduction from 14 proof gallons per hundred of the population in 1913-14, and 4 9 gallons in 1919-20 to 37 proof gallons in 1923-24 and a further fall

in consumption in the current year as compared with 1923-21 " A -We will have to take all these together. If there is a fall in the consumption of arrack, the consumption of foreign I quor increases in some places it reacts on the toldy. My own impression is that there has been no

reduction at all Q-tre you prepared to accept the official figures?

A -Yes my statement is based on official figures

O -You have had some endeavours made in this province towards prolub tion in the last few years?

A -Not by Government

O -Were not all shops closed in Salem?

A -They said that they closed them within the mun cipality, but just outside the mun cipality we had a number of shops

O -Haven't you got prohibition for the hill tr bes in the Nilgiris?

A -You simply say you should not sell to the Badapay

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increantile transactions change as they are for short terms. An ordinary mortgage will stind for a long time, sometimes for ten or fifteen years. You cannot charge both intercrutile transactions and mortgages at the same rate

O -Should a share transfer pay less than a mortgage on land?

A -I think so

Q-lou say that "gifts, bequests and inheritance should be charged a higher tax than transactions for value ??

A -Yes

O -What sort of relation should one hear to the other?

A -You can easily double them

Q -As regards court-fees we have a regressive griduated duty. In the

A —There again there is a conflict between two principles about the actual cost of the services you render and ability to pay Nou will have to put it in such a way that for the lower amounts at any rate up to Rs 2,000 or Rs 3 000 people should not pay quite as much as they do at present

Q-When you get to higher amounts would you make them pay more?

A -No I or instance in the case of land suits your classification is on the basis of ten or twenty times the land revenue that works a great deal of inequality, because if land is worth Rs 3 000 or Rs 4,000 he pays a court fee only on about Rs 400

O -Fren twenty times is too low?

A -Yes

Q - Apart from that would you make the rate on the higher values proportionaled higher than the rate on the lower values? That is if it is 1 per cent on Res 2000 1 per cent en Res 3000 and so on

A - Some system based on the actual time taken should be introduced because when the amount is large, you will have to go to a superior court

Q-Would you have a graduated hearing fee?

A-les, a sort of hearing fee. For instance if it is a contested suit, it will go on for many days though it is valued at six annas.

O-You have a very large experience of the courts?

Λ — Yes

O -lou think a hearing fee would be practicable?

A—What I suggest is this even if you do not base it on the actual number of days taken on the expansive suits you can fix it at one-third of the rate money suits at two-thirds and contexted land suits at the full

Q icu would not actually import a ficaring fees

A Learning for will be difficult to work in the mofussil because the number of stuffs especially stuff cause suits is very great. For instance you may have 3 000 small cause suits and it will be difficult to have any hearing fee on these 3 000 suits. It is for that reason that I suggest a different attoner, notice, usus, money suits and land outs.

U-D) you regard court fees as a payment for services rendered?

4-14

Q -Roughly it should not be more than the cost of the service?

In I many r. Q.—With regard to the court-fees it was suggested to us that the scripes rendered are not actually the passing of the judgment but the include the placing of the whole resources of the state behind the judgment and in seeing that justice is executed. It is not only the work of the judge that is involved.

A -But for the fact that there is the State I do not think anything can be done

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Q -Haven't you prohibition in the Agency tracts?

A -I don't know

Q —You are not satisfied with these endeavours at probabilion in directions which seem most feasible $^{\circ}$

A —Then are more experiments and these experiments have so far failed. I want the policy to be tried everywhere in such a way that they might automatically reach the goal of prohibition if possible, at the end of a certain period.

Q-You say that a reclassification of the several items in the Stamp Act and a variation in some of the rates will be more scientific. You want mercantile transactions to be charged less than others?

Λ —} es

Q -On the other hand does not the Stamp Act date from a time when the bulk of the transactions were those relating to land?

A -les the difficulty is this, if you take stamps the value of the land and other things are taken together and taxed at the same rate. But

increantile transactions change as they are for short terms. An ordinary mortgage will stud for a long time, sometimes for ten or fifteen years. You cannot charge both mercentile transactions and mortgages at the same rate

O -Should a share transfer pay less than a mortgage on land?

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Q-What sort of relation should one bear to the other?

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Q -As regards court fees we have a regressive graduated duty. In the case of suits for value, would you make it progressive?

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Q -When you get to higher amounts would you make them pay more?

A -No. For instance in the case of land suits your classification is on the basis of ten or them; times the land revenue that works a great deal of inequality, because it land is worth Rs 3 000 or Rs 4,000, he pays a court fee only on about Rs 400

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Q -Do you regard court fees as a payment for services rendered?

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Dr. Parani, pr. Q.—With regard to the court-fees, it was suggested to us that the services rendered are not actually the passing of the judgment but they include the placing of the whole resources of the State behind the judgment and in seeing that justice is executed. It is not only the work of the judge that is involved.

A —But for the fact that there is the State, I do not think anything can be done

Q --Therefore, the service rendered is not the mero passing of the judging ut? 1 -But there is this thing all o, in our country ju free was always considered to be free. It was one of the duties of the monarch or the king of the time being to di pen e ju tice to his people for no ceu ideration that anything that you fix now ought not to be more than what you actually ~ spend on the particular service. Otherwise, it will affect the deep-rooted sentiment of the people

Dr Hoder Q-lou say that in the old days ju tice was free. May I know whether in the old dies every man - ed e could be taken directly to the ears of the Raja?

1-10, the Rajas were only small men. There was not one European for the whole of India. And even if there was one there were also the smaller Rajas who would ordinarily di pense ju tice

Q-Wen there appeals again t their orders?

1 - They had their own was of doing in tice No dealt, the system has changed now

The President Q-With regard to regularition fees don't you get a service testles the mere writing of the document? Proof of title, for instance*

 a_{I-I}

Q-If you are to go to a lawrer as in Ingland to have the proof of title established it costs you more

1-I have no idea what they charge Q -Is it not right that when the Government performs a service of that cort they should charge a reasonable amount for it's

1-They are doing service and for that service whatever they spend, let them take I do not want that Government should be out of pocket

Q-Shoull they not take anything for enabling the particular individual to prove the titles

A -What they spend, let them take Do you want to have some profit?

Q -Tes

1 -I do not think that Government should look for profit in these things

Q-It is a duty on transactions

1 -If you view it in that light, it is altogether different. For in tance there are some who want to have taxation on hitgation. That is quite a different matter. It is introducing a new thing altogether. But as circumstances stand at present I would say that Government should not make any profit

Q-With regard to land revenue you have already told us that your plan would be to standardize the existing rates and riske them permanent categori fruitlininge no zet-omoni o-oquit bina

 $A - \lambda cs$

Q-You say 'The present system hals to inequality for various reasons one of them being the average taken of the prices ruling our different periods". Have you facts to show the inequalities We had some figures given by the Board of Revenue which indicate that there is not

rinch Tariation A -I have not brought the fgures here because I thought it was an admitted fact

Q -But the Board of Revenue takes the other view. They say that

there is no material difference 1 -If you see the settlement reports and nor a out the thing you will find it.

Q -That is what they have done

A -If you take the average prices in the self-lement reports, you will find there will be difference. That is natural

Q-los say "I will leave the imposition and relection of land revenue (in towns) to the local authorities

1 -1 or again t duplication or triplication of agencies I be I in il lord su leritie to 1 10 a sufferentle U --(at hours rated May we take it from you that land in towers is one of the

sources of wealth is at I to-out exceedingly paper taxed.

highly taxed. For instance in some places it is not at all really lightly taxed. For instance in some places there has been a grievance with regard to the ground rent that has been fixed

Q-In some cases there may be ground rent and in others there is nothing?

A -Yes, that is what I say

Q -Suppose you leave it to the municipality to charge a big rate that nould level up the whole thing. Could you depend on the municipality to do it?

A -Fren the Government has to do it sometimes. And even the Government cannot function a high tax all in one lump. If the increase is too heavy, the have to give up part of it and intincipalities are no exception to that

Q —Do you, as one having large experience of municipal taxtion, thus, that when the Government reture from the traction of lend in municipal towns, the municipality would increase the rates? Or would they give the benefit to the rate-rates?

A-If it is a tax which goes to the local authority itself, no doubt you can depend on them because it will have to find mones for its own expenditure. But if the tax is to be collected on tehalf of the Government, probably you cannot expect the municipality to do that sort of work.

Q -You propose to pool all tell meeme and distribute it on the basis of the length of roads?

A -Yes, it is for the purpose of avoiding the difficulty of his ing too many gates. For instance every numeripalities within a few miles of each other there was recently some difficulty with regard to Sudapet and Madras numeripalities.

Q-Can you aboled manageal tolls? You have got carriages inside the municipal limits which pay a tax to the municipality, and you won't tax carriages coming from outside the municipality and using the municipal roads

 $\Lambda - \Lambda$ very large portion of the roads is maintained by the local bound and not by the municipality

Q -I am speaking of the roads inside the municipality. Suppose you abolish the municipal tolls?

A -Then your carriage tax will be a luxury tax

Q —But the man who kept the carriages just outside the municipal limits would not be hable to the carriage tax and he will be able to use the roads paying no toll

A -Yes, that will be the case

Q - and all the people with carriages will move their establishments outside the municipality

A -Yes There is a sort of confusion. It is partly a tax for using the roads and partly a tax on luxury. A man who can afford to keep a motor or carriage is taxed for keeping it.

Q-I think the difficulty about abolishing the municipal tolls is, as you have indicated, making it free for people coming from outside

A -I do not think there will be any real difficulty

Dr Hyder Q-In other parts of India 300 don't have these toll barriers. How is it that the municipal bodies in the Madras Presidency cannot keep up their roads without them?

A -The income from tolls is a very large amount here

The President Q -In other parts of India you have the oction

A -It may be

Dr Hyder Q-The octror replaces the house tax. We do not have the house tax in Northern India, whereas here you have that tax

A -I do not know much about that

The President Q — You say in rural areas objection is taken to profession tax²

А —Үез

A -But there is this thing also, in our country justice was always colsidered to be free. It was one of the duties of the monarch or the king of the time being to dispense justice to his people for no consideration be that, anything that you fix now ought not to be more than what you actually spend on the particular service Otherwise, it will affect the deep-rooted sentiment of the people

Dr Hyder Q-You say that in the old days justice was free May I know whether in the old days every man's case could be taken directly to

A -Yee, the Rajas were only small men. There was not one I urope in the whole of India. And even if there was one, there were also the smaller Rajas who would ordin unly dispense justice.

Q-Were there appeals against their orders?

A -They had their own way of doing justice. No doubt, the system has changed now

The Presulent Q -With regard to registration fees, don't you get a service besides the mere writing of the document? Proof of title, for instance?

A -Yes

Q-If you are to go to a lawyer as in Ingland to have the proof of title established, it costs you more

A -I have no idea what they charge

Q-Is it not right that when the Government performs a service of that sort, they should charge a reasonable amount for it?

A -They are doing service, and for that service, whatever they spend, let them take I do not want that Government should be out of pocket

Q-Should they not take anything for enabling the particular individual to prove the title?

A -What they spend, let them take Do you want to have some profit?

Q --- Yes

A -I do not think that Government should look for profit in these things

Q-It is a duty on transactions

A -If you see it in that light, it is altogether different I or instance, there are some who want to have taxation on hitgation. That is quite a different matter. It is introducing a new thing altogother. But as circumstances stand at present, I would say that Government should not make any profit

Q-With regard to land revenue, you have already told us that your plan would be to standardize the existing rates and make them permanent and impose income-tax on agricultural incomes

A -Yes

Q-You say "The present system leads to inequality for various reasons, one of them being the average taken of the prices ruling over different periods". Have you facts to show the inequalities? We had some figures given by the Board of Revenue which indicate that there is not much variation

A -I have not brought the figures here because I thought it was an admitted fact

Q -But the Board of Revenue takes the other view. They say that there is no material difference

A -If you see the settlement reports and work out the thing, you will find it.

Q -That is what they have done

A -If you take the average prices in the settlement reports, you will find there will be difference. That is natural

Q -You say "I will leave the imposition and collection of land revenue (in towns) to the local authorities"

1 -1 an gainst duplication or triplication of agencies

heart rate? I ret! n the local authoritie it in pee a sufficiently heart rate? In we take it from you that land in towns 12 out of the sources of wealth; it present saccedingle lightly taked?

A-You cannot always say that In some places at is not at all really highly taxed. For instance, in some places there has been a grievance with regard to the ground rent that has been fixed.

O-In some cases there may be ground rent and in others there is nothing?

A -Yes, that is what I say

Q -Suppose you leave it to the municipality to tharge a log rate that would level up the whole thing. Could you depend on the municipality to

A -- From the Government has to do it sometimes. And even the Government cannot impose a high tax all in one lump. If the increase is too hearr, they have to give up part of it and immerpalities are no exception to that

Q -Do you, as one having large experience of municipal taxation, that when the Government retire from the taxation of land in municipal towns the municipality would interest the rates Or would they give the benefit to the rate-pivers?

the first a tax which goes to the local authority itself in doubt you can depend on them because it will have to find money for its own expenditure. But if the tax is to be collected on lenall of the Government, probably you cannot expect the municipality to do that sort of work

Q-You propose to pool all toll meome and distribute it on the basis of the length of roads?

1-les, it is for the purpose of avoiding the difficulty of having too gives. For instance every municipality wants to have a toll gate and many gates in many places you have got municipalities within a few miles of each other There was recently some difficulty with regard to Saidapet and Madras municipalities

Q-Can you abolish municipal tolls? You have got carriages inside the municipal limits which pay a tax to the municipality, and you won't tax carriages coming from outside the municipality and using the municipal roads

A -A very large portion of the roads is maintained by the local bound and not by the municipality

Q -I am speaking of the roads inside the municipality. Suppose you abolish the municipal tolls?

A -Then your carriage tax will be a luxury tax

Q -But the man who kept the carriages just outside the municipal limits would not be liable to the carriage tax and he will be able to use the roads paying no toll

1 - Les, that will be the case

O-And all the people with carriages will move their establishments outside the municipality

A -Yes. There is a sort of confusion. It is partly a tax for using the roads and partly a tax on luxury. A man who can afford to keep a motor car or carriage is taxed for keeping it

Q -I think the difficulty about abolishing the municipal tolls is as you have indicated making it free for people coming from outside

A -I do not think there will be any real difficulty

Dr Hyder Q —In other parts of India you don't have these toll barriers. How is it that the municipal bodies in the Madras Presidence cannot keep up their roads without them?

A -The income from tolls is a very large amount here

The President O -In other parts of India you have the octron

A -It may be

Dr Hyder Q-The oction replaces the house tax. We do not have the house tax in Northern India, whereas here you have that tax

A -I do not know much about that

The President Q-You say in rural areas objection is taken to profession tax?

A -Yes

Q -And you propose to give way to that objection?

A -In some places we had to give way, because the amount collected is small

Q -Is it not right that the non agriculturist should pay something corresponding to the land cess?

A -We have not got many cases like that

Dr Paranapye Q -The petty shopkeepers?

A -I do not think they come under the profession tax Their income 19 not considerable

The President Q —But the petty ryot has to pay something, how-over small his income may be Should not the petty shopkeeper asso pay something, whatever his income may be?

A -But the difficulty is that the limit of exemption for profession tay is at Rs 30 The petty shopkeepers who get Rs 30 are not many I have no objection to collect it where there are a large number of people liable to the tax I do not want to trouble these people when there is not much to collect from them

Q-You think it is not worth collection?

A -Yes, further it creates a sort of heart-burning

Dr Paranipye Q -- You are in favour of a tax on tobacco?

A—Not exactly that, if you want mone so very bulls and you must get it by taxing some thing or other, then I say tobacco would be suitable But ordinarily, I am much against taking away the freedom of the man to cultivate what he likes And this taxing of tobacco will no doubt create some heart burning among the people In some places, especially in Godavar, the people will object to it. It must be taken up only as a last resort.

Q-lou prefer an acreage duty?

A -Yes, that, I think is the least objectionable

Q-But lots of people have only small patches of tobacco cultivation and it will be rather difficult to charge an acreage duty

A-I do not know the cond tions in the other provinces. But so far as this province is concerned. I think you can have an acreage duty

O -Would you fix any limit to private possession?

A --No

Q-You will tax every lenf?

A —Under my proposal you don't take the leaf into consideration at all, that is, when you have an acrage duty. In this province I do not think there are people who cultivate less than an acre

Dr Hyder Q-Don't you have this condition that with the help of night soil manure small patches are cultivated with tobacco?

A -Tobacco is cultivated extensively here. In my own district of Combatore, you have got large areas cultivated with tobacco.

Q -In your district it is a favourite garden crop? The President A -Yes In Godavari district for instance, there are land as largely cultivated with tobacco. And even in the Nilgiris they have some acres of

tobacco cultivation Dr Paranjpye Q-What do you say to a monopoly of yend in definite

areas? A -I do not think anybody will agree to it at all. Why should you have an exception in the case of tollacco?

O -Just like liquor

A -If you think it justifiable to treat tol acco in the same was as liquor, that is another matter

Q-We do not restrict the number of shors dealing in tolacco give the reapple of rend to one man and let him open as mans shops as to likes selling the monopole by auction

A -I think it will lead to very great difficulties. Because all classes of people use tolacco. Probably, so far as the number is concerned it will

Le the same as the number of neonle who use arrack and todds the case of tobacco at is distributed more evenly among all castes and all classes of a cople

O .- They will go to the shops of the hearsed vendors

A .- Then you will have to beense every shop

Q-\o, we shall give the monopoly to one particular vendor and he will appoint his own men 1 -What are the growers to do? They will have to sell only to the

licensed render?

O-les. They have to sell either to the beensed vendor of his area on to other beausal sendars

A - Ill that will introduce a number of complications

O -That is very common in certain parts of India

A -I do not know whether tobacco cultivation is so widespread there na stan horo

The President O -Would it create great difficulties to the cultivator. of you give the house for a nominal fee to a terson engaged in wholesale or export trade so that the cultivator can sell either to the wholesale dealer or exporter or to the beensee of his own area or the beensee of another area?

A -\ow we have got various methods with reference to the curing and sale of tobacco. In some places what they do is this a fortnight before the harvest merchants come and buy the crop on the field they take it to other places and sell it there

Dr Paranii ye Q -There is no object on to that Only a license has to be taken

A -Then what is your object?

Q-lou will get a fee for the license and a fee for the monopoly of retail rend

A -I think it will affect both the trade and agriculturists now a large number of petty shopkeepers who are entirely dependant on the sale of beedies, cigarettes, etc.

O -They will make their own arrangements with the licensed vendors

A -That means you will make it more costly

Q-If you put on a tax in whatever form it may be you are bound to make it more costly. The difficulty about the acreage duty is that in to make it more costly. The ciniculty mount one accessed only is that in other parts of the country the patches cultivated with tobacco are very small and it would be very difficult to find out and assess them. Again the yield on various soils is different and the duty thrit would be suitable to one class of so I would not be suitable to another class. What is a light duty in the case of one, would be very heavy in the case of another

A -Yes I agree there will be some inequality, but I think that the acreage tax is the least objectionable

Q -But the system I suggest is actually in force in various places

A -I have not studied it

Q-It is in force in Patiala and they derive 14 laklis of rupees as revenue from the monopoly of vend

A —It may to possible But so far as I gather, I think it will involve many complications and difficulties here As I said many of the petty shopkeepers depend on beeduse cigarattes and things of that sort for their very existence and if you insist on their taking out a heenso, then it will work hardship on them.

Q -They will make their own arrangements with the monopolist

A -Of course it means the same by whatever name you call it They will have to pay something Q-But under your plan he will have to pay more. The President

because the cultivator will charge more A -I do not think a rate of Rs 10 per acre will make a large difference, considering the income from tobacco

Dr Paranippe Q-With regard to Q 141 you have been just talking about equality of taxition and you propose to exempt the joint family property altogether from death duties so that you are going to charge death duties only on non-Hindus?

A —It is not exactly that I mention in another place that the lineal descendants would have to be exempted. The joint family of Hindus as well as the lineal descendants of other people will have to be exempted.

- Q -Absolutely?
- 1 -Yes

Q—Then you do not get anothing at all I should consider that about 75 per cont of the property goes in succession to the children of the decreated and consequently you won't get very much. I quite agree that the duty should be charged at a higher rate to persons who are not lineal descendants. I can quite understand if you say that the duty should be hised on the degree of relationship. But if you eventually all lineal discussions whatever may be the size of the estate they inhert, probably you destion the whole scheme altogether and there will be nothing that you can get out of it.

t-Iou cannot say that there is nothing left. No doubt the amount may be small

Q-tt present other communities have to pay some kind of death duties because they have to take probate for instance the Christians the Jons

1 -They do not

Q -- We were told so vesterd it by the Administrator General

t-I do not know But as a practising lawver, I know then do not take probate generally take probate

Q -Tstates below Rs 1,000 are dealt with by the Administrator General, and for others they have to take a probate or letters of administration or a succession certificate

A —Of course, if you want to prove a will, that is another matter when there is no will and when it is an ordinary on o of succession, for instance among the Christians they do not tail of it at all In prictice, I do not think they will tale it unless they have to go to the court or the debto invists on it.

M.R.Ry. Rai Bahadur N. GOPALASWAMI AYYANGAR, BA. BL, Registrar-General of Panchayats, Madras.

was next examined.

Written memorandum of Mr. Gopalaswami Ayyangar

It is impossible for any student of public finance to pronounce on any scheme of tayatron—the equity and its accord with economic principles—without reference to the scheme of jubic expenditure which such taxation is intended to fin ince. The exclusion of jubic expenditure from the such taxation of the Tayation Luquiry Committee is bound to invest its earn of with an acidinuc and unrel air. If it cannot extend the activity of the resources of different governing bodies how tax it tubered to theoretically correct distribution of tives between imperril, Productional Control Supposing the theoretically correct distribution of tives between indicated to secretary and mother much less than it regimes, is but discrepancy to be jerpetually adjusted by a matricular contribution? Spain, in public finance than is nothing like a matricular contribution? Spain, in public finance that is nothing like a fine study of concernment. The sautibility of a tix for a particular grade of Government is often a que too needs of footenment.

2 No 181 It for the readjustment of tax re ources are likely to be of any practical u.e. unk. sther are related to proposals for a readjustment of functions and expenditure

- 3 The examination of the present distribution of functions letween Imperial Provincial and Local particularly letween Provincial and Iocal and between the different units of local government has an important bearing on the capacity and willingness of the people to bear additional tay. in addition for instance to the land revenue for provincial purposes will be unhesitatingly condemned, an enhancement of the land cess for Local Bord purpose mry be acquireced in reluctantly if the expenditure cannot be not otherwise. A profit still extra burden on land would be althings all mitted to it the function is decentralised to a village authority and the money raised by that authority is spent in the village
- 4 The problem of estimating the distribution of the burden of different taxes on different classes of the population is a difficult ore. Estimates of the total national income considered along with estimates of the cost of realising a reasonable standard of comfort for the nation as a whole give us

arrased at without leing

the economic condition the number of persons

when stu lied along with the expenditure

incomes are useful for gauging the triden and of the capacity of different.

The collection of reliable facts their analysis and the drawing of reasonable inferences from them are honever, matters of extreme difficulty and require a great deal of organisation and

labour, spread perhaps over three or four years 5 The 'production' method has been largely employed so far in this

ncome me-15 in ans

which nargin under ard to f most

uessers are-many of them-ignorant even of what the normal represents and the percentage of the normal which they enter in the cultivation account oftentimes without even looking at the standing crops cannot be treated as reliable

- 6 Such statistics as are available at present are both inadequate and untrustworthy for estimating either taxable capacity or the distribution of the pre-ent burden of taxation among the different classes of the population
- 7 The Indian tax system has been of haphazard growth rather than scientific (as or sort lan) its jessen condition. The theory that all reseauch are the property of the Secretary of State in Council represented by the Government of India, in this country has had not a little to do with it. In the constitutional adjustments that resulted from the Govern ment of India 1ct 1919 the Central Government which was entrusted with limited non expanding functions obtained not only all the existing expanding sources of revenue but all residuary powers of taxation, while the Provincial Governments charged with the administration of rapidly developing depart ments of national activity were left with tax resources both limited in number and mostly non elastic in character. In readjusting the distribution of resources between Central and Provincial two points seem to me to require attention -
 - (1) The giving of elasticity to provincial resources
- (2) The transfer of the residury powers of taxation from the Govern ment of India to the provinces. It is the tax resources of the Central Government and not those of the Provincial Governments that ought to be scheduled
- 8 In the Province of Madras the three items of land revenue excise and stamps account for seven eighths of the total revenue. Land revenue. as at present levied does not increase except by about 1 per cent annually The extinction of excise revenue altogether is threatened Though this threat will remain idle for many years to come we have to take note of the fact that the revenue from excise will not be allowed to gion on the other hand,

it is not altogether unlikely that no shall have to face the contingency of a substantial fall in the receipts. The revenue from stamps appears to have reached the limit of elasticity, the clamour is groung in volume and strength for the undoing of the enhancements that were introduced over two years ago. The increasing remission of contributions to the Central Government which has been promised will stave off the evil day for a few years, but there is no example the problem at the end of this period

- 9 The three most important taxes levied on behalf of the Central Government, viz customs, income-tax and salt, are every one of them elastic I ricidide salt deliberately. The question of whether, in the present condition of Government of India, Imance, it is necessary to retain the salt duty at all or to levy it at the rate of Rs 1.40 a manual so no whose decision should be guided by purely budgetary considerations. The tax is at present intensely unipopular munity for political reasons, and political objections to a tax are not factors which can be ignored in financial policy. Nevertheless, from the standpoint of an inicial principles, the salt duty is a legitimate source of revenue for the State and is a financial receive of considerable elasticity.
- 10 It seems to me that with a view to invest provincial resources with the necessary element of elestricity, it is desirable to transfer one of these three items to those three, and, of the three, income-tax appears to be the most appropriate the view of the contract of the three tends to the ordinary income-tax. Super-tax which contract is not of the contract of
- II The provincialisation of income-tax is also imperatise in the interests of a proper consolelling of the taxition of land. It will be difficult to early out the immodelling which I suggest below if income-tax continues to be a source of central present.
- 12 I agree that the evenution minimum in the case of income-tax may be reduced very considerably. But this is more likely to be agreed to after the tax is provincialised and will become inertiable it, as I indicate below, a portion of the existing land evenue should come to be recovered in the shape of an income-tax on agricultural incomes.
- 13 Land revenue proper is a tax. It is not sent nor can it be said to partly rent and patiet tax. It is a tax on the annual value of, or the income from, landed property. The rate of the tax as compared with taxe imposed on the income derived from other forms of assets is so heavy and the methods of levy so indofensible that people have taken refuge in designating it a rent. That Indi sevenue in its present form is an old tax is not in argument against an attempt to remodel it on modern lines and on sound financial principles.
- 14 I would suggest that land revenue as at present assessed should be replaced by-
 - (a) a tax on the capital value of land, and
 - (b) a tax on agricultural incomes

Neither of these by itself could replace land increase or be justified on considerations of equity or principle. Even when both are levied together, the proceeds are bound to be smaller than the present receipts from land revenue, and, assuming that other things will remain equal, the discrepancy has to be made good in some other way.

16 Land revenue proper at present is derived from both dry and wet lands. The wet assessment is in theory, the dry resessment plus a charge for water. The first step to be taken is the separation in the case of wet land of the charge for water. In other words the taxation of land should have reference to its unimparted condition. Irrigation facilities constitute and improvement and a tax on capital value should as far as possible section are maintained by them, it is only resonable that a charge should not for the water supplied therefrom. But it is only that charge is also the supplied of the delicition of the additional value improvement affects of the water supplied therefrom. But it is only that control to delicition of the additional value impurited to I and which is not this convenient effects at the cost of the owner or to the exceeded fragition families for the striction of which a apparate charge is annually leviced that should be laid under contribution through the tax on expital value.

16 The rate of this charge for water should not be regulated primarily sinciple of maximum be treated as a semireturn should be the

17 The capital value of land should be taxed at a low percentage. The actual percentage to be fixed cannot be proposed without a detailed investigation of how different rates would work out financially. At the outset, the

e determination an interval of ld be made for

normal causes ordinary years

he considered in connexion tax should be laid on the w to exclude the taxing of

that portion of the capital value which is attributable to capital spent on the land by the owner, improvements will have to be carefully defined. The valuations of land alone should occur at intervals of not less than 10 or 15 years, whitever the period decided on may be The rate of tax, 10, the percentage of the capital value to be taken from the owner, should be variable from year to year according to the needs of the Provincial Government the rate being fixed by the Legislative Council, with sole regard to budgetary recurrements.

18 The value of 1 and should be estimated at each rovision with reference to local inquiries and to registered documents of sale and mortgage relating to the period between one revision and another. The institution of a system for the recording by a duly constituted statutory authority in the village, of rights in land and the better utilisation of registration offices for furnishing information relating to land prices should greatly facilitate these periodical valuations.

19 The two on capital value should not be looked upon as an attempt at measuring the taxible capacity of the person paying it I might be looked upon by some as the assertion of 'the ancient seignorial claim of the State invariably recognized as a liability, and as an obligation attaching to rights in land throughout the country. Others may perhaps interpret it as an expression of the view that land should be an item of nitionalized property in India It is briefly and amply a form of property tax—an the State make every owner of landed property contribute to the needs of the State.

20 Th 'as the tax

progressive justified to to record or extra provincialised and agricultural incomes are also allowed to be taxed under it.

21 The remodelling of the land revenue suggested above has reference primarily to the ryotwari tracts. The question of how zamindari area should be dealt with presents certain peculiar difficulties on account of the nature of their tenure and the historical commitments connected thereasth. The substitution of the tax on capital value for the prehlath is bound to be attacked as a breach of the solemn covenant entered into at the time of permanent settlement. Even if the prehlath has to be retained the tax on agricultural incomes should in any case be extended to zruindari areas.

22 The suggestions made alone as regards the provincialisation of income-tax and the remode ling of the lind tax are based on what, in my opinion are theoretically correct considerations. Their practicability cannot be pronounced upon without an examination of the distribution of functions and expenditure letween the Central and Local Governments and of the adequacy of the redusted recourses to the reduced expenditure. Assuming that the present distribution of functions and expenditure is not disturbed, the Government of India will have under the proposals made above to face a diminution in uncerest ting resources roughly of 13 erores under incorrectax, and of about 64 erores more under reniscion of provincial contributions. To the latter diminution they are already committed. For realing, up the former, the two principal heals on which it exhaust to release customs and

The former possesses a great deal of clasticity even after the increases put on during the last three years, and as the economic condition of the country improves and after a responsible Minister comes to be in charge of the finances of the Government of India, the use of the salt duty as a financial reserve is not likely to meet with opposition But if, in spite of these possible adjustments it is found that the Government of India cannot afford to part with ordinary income-tax without some compensation the transfer of resenue from stamps (non-judicial) from provincial to central is worth consideration

23 So far as this province is concerned, the provincialisation of ordinary income tax will bring in about 1 35 crores and this, coupled with the 2 2 crores, which will result from the remission of the balance of the provincial contri-

bution ensures extremely favoura

the verr 1925-96 is estimated at 93 to soure the whole of this amount Government of India take out of this

the enhancements sanctioned by the Provincial Legislature It is however not of much use at this stage going into the details of these minor adjustments

- 21 The overhauling of the local taxation system will have to follow that of portured I taxtion Local authorities should be given the liberty-subject to maxima to be fixed by the Legisliture—to lory centimes additionate to the chief provincial taxes, viz, the tax on the capital value of land the provincial states, viz to tax on the capital value of land the provincial states and access as for resources over and above these attention is invited to my inswers below to the Committee's questions on local taxation
- 25 I would, however, emphasise two points in connexion with local taxation -
- (a) The tax jurisdictions of Local Government should be as few as possible

(b) The widest possible freedom in the matter of choice of tixes and

the fixing of rates should be given to The narrower the limits of the tax

benefits of the expenditure of a tax re willingness of the people to submit to

The village panchavat in this Presidency has this freedom under the law and I attack for the information of the Committee a list of the taxes and fees which on the intrative of purchayats have been sanctioned and are being levied in panchagat areas

26 M3 answers to the Committee's questions bearing on local taxation are herewith appended and I desire only to add that such views as I have given expression to either in this memorandum or in the answer to the questionniure are my own and are not put forward as representing those of the Ministry to which for the time being I happen to be attached

106 -The 'usual classification of services administered by local authorities into national or onerous and local or beneficial will not stand autoritive into national or onerous and local or beneficial will not stand examination. A service which is both national and onerous should properly spending be within the purisdiction of the State and not of the local authority. If, for conceneroes side its administration is entrusted to a local authority, it does not and should not follow that the financing of the expenditure thereon should be met out of local resources. In such a case, the collection of the state of the Control penditure thereon should be met out of local resources in such as the local authority would really be acting as the agent of the Court of one ment, and the principal should bisiously put the agent in finds for the charging his functions. The maniferance of trush roads as in this province the outstanding illustration of such an agency function

From the standpoint of the relationship of the rate-paser towards the tax paver in respect of the financing of the services ordinarily administered by local authorities auch services are with less objection classified into-

(a) semi national or those the expenditure on which ought to be shared letucen the rate-payer and tax payer and (b) I cal or those the expenditure in which ought to be wholly borne

Ir the rate-prior

Thes two classes are in the ultimate, not mutually exclusive for it is possible to hell the rien that there is no service administered to a local authority in which the nation is not, at least in a remote or indirect was,

interested. The classification is useful for certain purposes and is based upon the relative emphasis placed upon the nation's interest in the local administration of princular services.

- A local authority has thus to find resources for meeting-
 - (1) its share of the cost of semi-national services, and
 - (ii) the whole of the expenditure on local services

Both sem national and local services are beneficial to the locality and the citizens residing therein. In the cise of some of them it is possible to measure approximately the benefit conferred on individual citizens, in the case of others, thus is not possible. In other words the expediture of a local authority—whether on a semi national or a local service—may be classified into—

- (i) that which confers a special measurable benefit on the individual for which a price should be charged on the individual benefited, and
- (ii) that which confers a benefit collectively on all citizens in a particular locality—rather than a benefit on individuals taken separately—in which case the levy of a tax would be justified

The foregoing considerations are sufficient to indicate that it is not possible to agree that the main criterion in local traction is (a) that for semi-national services the rate-page should contribute in accordance with his ability to pay or (b) that for local services he should contribute in accordance with the measure of the benefits derived halim

It may, however, be conceded that, where an individual definitely benefits from a service and benefit is measurable, the charging of a fee or price should be preferred to the levy of a tax based on ability to pay

Flomentary education is a semi-national service

cach pupil can be ascertained and the benefit derived by the individual can thus be measured. But the national aspect of this service is everywhere accept there-is anical point c. I this service is this service.

r, part from be-from the

The cost of educating

individual benefited

Scavenging is a local service. But while public conservancy—the servenging of roads, streets and public places—should be a charge on the rate-paper in general private scavenging is legitimately financed out of a fee graduated according to the benefit derived.

I lighting similarly is a local service. But while public lighting is a legitimate burden on the rate-payer the lighting of individual houses should be charged for according to benefit derived.

It is unnecessary to cite more examples. But before concluding the answer to this question it seems necessary to draw attention to two points

The first is that taxation is not the only method open to a local body for financing expenditure whether on a local or on a semi-national service

The second is that where expenditure on a service has to be met out of general funds it is not always necessive that a new tax should be imposed or that that are of the or a revision of the rates of market or heese might suffice for it e purpose

Let centre the charging of a price or fee for measurable benefts may sometimes be accided where a ones already being raised on the ability to pay theory reality the lety of such a price or fee unnecessary

Q 107—Local bodies should be given a wider range of resources to choose from than is given in Schedule II to the Scheduled Taxes Rules
I would suggest the transfer of the following items from Schedule II to these rules—

- (a) 3 A tax on any form of betting or gambling permitted by law.
 - (1) 4 1 tox on advertisements
- (c) 5 A t v on amuse cents VII-45

salt The former possesses a great deal of elasticity even after the increases put on during the last three years; and, as the economic condition of the country improves and after a responsible Minister comes to be in charge of the finances of the Government of India, the use of the salt duty as a financial reserve is not likely to meet with opposition. But if, in spite of these possible adjustments it is found that the Government of India cannot afford to part with ordinary income-tax without some compensation, the transfer of resenue from stamps (non-judicial) from provincial to centual is worth consideration

23 So fir as this province is conceined, the provincialisation of ordinary income-tax will bring in with the 2 2 crores, which will result from the provincial contribution ensures extre

remodelling of traction the very 1925-96 is estimated at to spire the whole of this amou Government of India take out of the enhancements sanctioned by of much use at this stage going

24 The overhauling of the local taxation system will have to follow that of provincial taxation. Local authorities should be given the liberty-subject to maxima to be fixed by the Legisliture—to levy centimes additionals on the chief provincial taxes, viz, the tax on the capital value of land the provincialised income-tax and excess. As for resources over and above these attention is invited to my answers below to the Committee's questions on local taxation.

 $25~\mathrm{I}$ would, however, emphasise two points in connexion with local taxation —

(a) The tax jurisdictions of Local Government should be as few as possible

(b) The widest possible freedom in the matter of choice of taxes and the fixing of rates should be given to the smallest of these tar jurisdictions. The narrower the limits of the tax jurisdiction, the more clearly are the benefits of the expenditure of a tax realised and the greater therefore is the willingness of the people to submit to further travition.

The village panchavit in this Presidency has this freedom under the law and I attach for the information of the Committee a list of the taxes and fees which on the initiative of punchayats have been sanctioned and are being leyted in panchayat areas

26 Mf, answers to the Committee's questions learning on local taxation are herewith appended and I desire only to add that such views as I have given expression to either in this, memorindum or in the answer to the questionmaire are my own and are not put forward as representing those of the Ministry to which for the time being I happen to be attached.

O 106—Tho 'usu'l' classification of services administered by beal authorities into national or onerous and local or beneficial will not stand examination. A service which is both national and ouerous should, properly speaking, be within the jurisdiction of the State and not of the local authority. It for convenience whe its administration is entrusted to a local authority, it does not and should not lollow that the financing of the expenditure thereon should be net out of local resources. In such a case, the local authority would really be acting as the agent of the Central Government, and the principal should bissously put the agent in funds for discharging his functions. The maintenance of trusk roads is in this province the outstanding illustration of such an agency function

From the standpoint of the relationship of the rate-payer towards the tax payer in respect of the financing of the services ordinarily administered by local authorities such services are, with less of jection, classified informational, or those the expenditure on which ought to be a constant of the services and distributer and

shared between the rate-paper and tax-paper and
(1) I cil or those the expenditure on which ought to be wholly borne

by the rate-prior

These two classes are, in the ultimate, not mutually exclusive, for it is possible to hell the view that there is no service administered by a local authority in which the nation is not, at least in a remote or indirect way,

distance between one tell gate and another—viz., 20 miles between ore district-board gate and another, and 10 miles between a district-board gate and a municipal gate—seem all right

Q 112—There is nothing wrong in logging the house tax in unions and the property tax in numerpatities on the owiter. In the long run, and other things being equal, he does successfully shift the tax on to the occupier, if he is a different person. This shifting may not happen at once in the cases of tenancies for terms, where the owner has not reserved his right to increase the rent during the term in consequence of enhancements of tax. Such temporary obstacles to shifting are inevitable in the case of any

The cive of land cess is however somewhat different. And the law has, in view of the lind tenures president in this province made due provision for shifting the burden of the try. The landholder is hable in the first instance for pring the Government the whole of the cess, but he is given the right to receive one-half of the cess from the tenant, and where there are intermediate landholders sharing the melicaram right with the landholder, the latter is given the right to receive from them a share of the half (of the cess) which falls on the melicarum holder (Section 83 of the Madras Local Boards Act)

Q 113 —There is no limit placed on the rate of the property tax in municipal areas or on the rate of the house tax in union areas

The question whether a limit should exist as regards the land coss is one of importance. Land in this country is hervis tracel for general pur poses. When the State is so largely dependent as it is in this province, on the taxation of land, it is correct in principle to fix a maximum on a local addition to such taxation. There is a case for raising the maximum rite of land cess, but it is difficult to justify the removal of the maximum rite of land cess, but it is difficult to justify the removal of the maximum rite of land in the property of the results of the removal of the maximum rite of land in the removal of the maximum rite of land in the removal of the maximum rite of land in the removal of the maximum rite of land in the removal of the maximum rite of land in the removal of the rem

The removal of the maxima in the case of the land cess, under existing circumstances will lessen the meentive for exploring other forms of tax or non tax revenue and will by the mere ease with which an increased land cess can be levied and collected, tend to overburden a source already heavily taxed

Q 114—In Madras city, any land or building whose unual value is less than Rs 18 is absolutely exempt, the Vunneipal Council has, however discretion to grant exemption up to Rs 36 Under the District Municipalities let, there is no statutor exemption at all, the Vunneipal Council can, however, exempt up to Rs 18 Not even this discretion is specifically allowed in union areas in the case of the tax on houses But, legally speak ing, exemptions can be allowed for classes of houses by the talk board on the ground of poverty and presumably, in the exercise of its powers under Section 105 of the Madras Local Boards Act there is nothing prayenting the talk board from exempting houses with an annual value of such amount as it may fix, from Irability to the house tax

The exemplane is radius a convex on it is subject to the condition that the owner of the property does not own any other property assessed to property tax and is not hable to compruise profession or income-tax-pre-namely in the same municipality. The exemption is thus intended to have reference to the taxable expactly of the owner to pay the tax. It will have reference to the taxable expactly of the owner to pay the tax. It will building and does not own any other in the same numericality. Where, on the other hand such a house is let and the occupier can afford to pay the tix when shifted on to him the justification for the exemption is taken away. The property or house tax has reference to the annual value of each individual house and if exemptions have got to be granted from payment thereof they should be based not on the annual of the house but on the annual of the annual of the press on whom the tax has to be imposed.

The exemptions are in my opinion, based on wrong principle. The taxes are paid by persons though they may be imposed on things. Exemptions, if needed should therefore be based on the income of the owners, and not on the annual value of the louse

Q 115 —I would invite the attention of the Committee to part (ii) of Chapter VI of the Report of the Financial Relations Committee, 1990 The scheme, the outlines of which are stated in paragraph 182 of that report, ras

In Schedule II-

- (a) Item 8 should rend "a terminal tax on specified goods imported into a exported from a local area by sea or raid or on passengers leaving such area by sea or rail", and
 - (b) the following should be added as items 12 and 13 -
 - '12 Local additions to all items of provincial revenue
 - 13 A local addition to income-tax"

There is no need to make the levy of any specified tax imperative it is sufficient that cortain services are made obligatory and that powers are taken to enforce attention to them in case of deruit, such powers including one to fery such taxes as may be necessary for discharging the functions neglected

Q 108—In this province, municipal councils and local boards have not been lovying on oction on the lines previlent in Northern India But what is in the nature of an octron is still leying informally in many villages for meeting common expenditure, and under Section 26 (2) of the Madras Villago Panchayat Act the levy of these has been sanctioned under the law in certain panchayat area.

The house tax (property tax) is quite familiar in municipal and union areas, and though prima face unpopular in 10 number unral areas, is slowly making its appearance in village panchayat areas also

The expression 'satisfactor's from an economic point of view' is valve and opens up a wide field for controvers. As measures of shilly to pay, serious objections can be levelled against the manner in which the two takes referred to above, are levied We have however come to be quite at home with them, and it is hardly worth while contemplating the contingency of our abandoning them. Our efforts should rather be directed towards a gradual semoval of the objections that from the standpoint of economic theory could be urged against the present methods of lory

The taxation of land in this country whether by the Provincial Government or by local authorities is in an anomalous position. It requires a thorough remodelling

Q 109—The pseudice against octros is largely due to the administra two difficulties that attend its levy. Where these imperfections and erasions are inertitable and are likely to be on a large scale as in towns with a large population or in regional areas, ingress into and egress from which cannot be controlled with anything like efficiency, the tax stands condemned. But whose in a compact area such as a village these imperfections and oracide are reduced to the minimum it is a terr lucritive source of local are the continuous is in several parts of the presidency a fixed by the panchysts for each article and the right to collect these is leased out in public auction to the highest ideal.

Paneliayats generally prefer the imposition of an octro on the sale and export of produce raised in the village to a duty on the import of article of this preference is obvious. What is available for sale and export is generally speaking, what remains after adequate provision has been made for consumption in the village. And the duty is paid in the first instance by an outsider. The tax is usually so much per bandy load or other specified by an outsider. The tax is usually so much per bandy load or other specified quantity, and being generally an inspinificant percentage of the value of the article on which it is levied is willingly paid and its effect on prices is

While I consider octross unsufed for numericalities and local braids, they are in my opinion, well suited for village panchasats and will be in their case in keeping with custom which in many villages has come down to the present day.

Q 111—Both district boards and minicipal councils in this province depend a great deal on their toll revenue and until the revenue from fells can be replaced otherwise neither of these can afford to forego fell. This of course is on the assumption so far as district loards are concerned, that there is to be no readjustment of functions and finances among the different units of local self government in rural areas. The minimum limits of

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- Q 160—In the case of regional bodies such as a district or taluk board, it cannot be contended that they should primarily rely upon revenues referrable to no principle of hereits. The statement made in the quotation of the case of hereit bodies like a village with puradiction of a most timed. The case of hereit bodies the a village with puradiction of a most timed.
- Q 161—It is not satisfactory because, being so dependent on land revenue, it is inclusive. The local tax will be more satisfactory II, instead of being a surcharge on the prosincial tax, it were level on the subject of the provincial tax as an addition thereto. This however will not be feasible mid-lived execution for graining on the provincial process is placed on a seemitie footing mid-lived execution for the provincial tax is sound, but the limit should be high enough to ensure clasticity in local resources.
- I would, however, add that while such a limit is necessary in the cise of local bodies having regional jurisdiction, it is neither necessary nor wise to impose a statutory maximum of the kind in the case of bodies like villago panchayats
- Os 167 and 171—Human nature being what it is it is unused in any country to entrust the work of assessing local tyxes to persons who have to keep their electorates in good humour or persons whose appointment, promotion and dismissal are entruly to the theory of such persons. Turther, the work of assessment is too interpretant and difficult to be left in the hands of honorary, untrained agencies, naturally inclined to use the opportunity afforded by a revision of assessments to strengthen their hold on the electorate in view of the next election. It ought to be in the hands of a trained agency appointed and punishable be foetenment and paid well enough to be above temptation. The more local bodies come to rely primarily on additions to the provincial tay the less will be their need for employing a separate assessing agency, for the viscessments made for provincial purposes will have to be followed for local taxtion also
- So far as rural areas an conceined the work of assessment should be done by the Land Recenue staff which is eminently suited for this purpose Even the existing companies and profession taxes in rural areas should be assessed by that staff
- In the case of numericalities which can afford it an efficer of the status of a Deputy Collector lent his Government should be employed for the purpose. In the case of others, I would suggest the lending of such an officer for doing the work for a group of two, three or four municipalities. There should be a provincial service of these assessing Deputy Collectors. They will pass orders on revision petitions presented to themselves but appeals from their decisions on such petitions may be to the Council provided that if the assessing officer is dissatisfied with the Council's decision, he may refer the matter to the court, whose decision should be final for the period for which the assessment is made.

Mr. Gopalaswami Ayyangar gave oral evidence as follows -

The President Q-You are the Registrar General of Panchayats, Madras?

A —Yes

Q-Prior to that you were Inspector of local bodies?

A -I still continue to do this work also

Dr Hyder Q—There is one preliminary question to ask you You say "It is impossible for any student of public finance to pronounce on any scheme of taxation—its equit and its accord with economic principles—without reference to the scheme of public expenditure which such tax the manual transfer of the property that "the exclusion of ballic expenditured to finance." Then you say that "the exclusion of the ballic expenditure from the pureries of this Committee is bound to invest its conclusions with an academic and unreal ar." Why about this that?

A —I thought one of the terms of reference to the Committee was "to consider whether the whole scieme of taxation—central, provincial and local—is equitable and in accordance with economic principles and, if not.

drawn up by me, and, while I am now not wedded to every detail of it, it seems to me that the policy for taxing land in urban areas should follow in the main the lines suggested in that paragraph

Q 116 -It is not clear what a manufacturing tax on cotton means.

The experience in this province as regards the suitability for municipal purposes of a profession tax has been quite satisfactory. The tax has been a failure in local board areas owing largely to difficulties of administration It has made its appearance in many panchyat areas and will, I expect, be a success therein. The administrative difficulties that face a taluk bond in assessing and collecting the tax do not exist where the unit for assessment nurnoses is narrowed down to the limits of a village

The experience of the tax on companies introduced by the Act of 1920 In experience of the tax on companies introduced by the Act of 1820 lass, however not been quite happy, especially in local board and municipal areas outside Madays city. The causes of dissatisfaction are the basis of the tax—112 paid up capital of the whole company. The question of remedying these is now under the consideration of the Madays Government. Business turnour was suggested as a basis for the tax in the Amending Bull introduced in 1923, but this also has been justly attacled from many quarters. The basis likely to be decided on finally is income

In respect of the profession tax, the piesent scale of taxation requires some overhauling in the interests of progressive graduation

In regard to both companies and profession taxes, it is necessary that, with a view to avoid administrative conflict to economise charges of collection and to improve the efficiency thereof, the local rate should preferably be imposed as an addition to the income-tax in the case of incomes lighle to income-tax

- Q 117 —The principles which should govern the payment to local bodies of grants from provincial funds were examined by the Financial Relations of grants from provincial funds were examined by the Infinitia Relations. Committee of 1920, and their recommendations were accepted by the Local Government. The principles are enunciated in G O No 493, I mance, dated 11th May 1921, and are as follows —
- (1) that grant, should ordinarily be made for specific services and not in aid of the general resources of local bodies,
- (2) (a) that Government and to local bodies should be confined to certain services which are semi-national in character.
- (b) that the aid may take the shape of the central administration of a service or part of a service (in which case the whole cost of such administration will be borne from previncial funds) or of a payment to the local body of the cost or part of the cost of administering the service,

(c) that the Government will determine from time to time what services are to be regarded as semi national and which of them should be

centrally administered (d) that exceptions to the above general rule in (1) above are admissible in the ease of especially poor local bodies pilgrim centres and

sanıtarıa 118 -The local stimulus is growing in volume and effectiveness crery Q 118—The local stimulus is growing in tolume and consultation and We have got to remember that too much Government supervision and we have got to remember that too much and consultation of pullio interference in the past retarded the grouth and consolidation of pullio opinion in demanding a standard of efficiency

Government supervision of services partly or wholly financed out of provincial funds has to be effective but if local self-concument is to have any menuing should be confined to the scritting of front results and should not tend to service useful and should be to the scripting of the service when the service was to service the service when the service was the service was the service when the service was the service was the service was the service was the service when the service was the servic

not tend towards meticulous interference in details

The case for Government supervision of such services rests not so much on the prosence or al sence of a sufficient local stimulus to custic efficiency on the presence or alsence of a sufficient local stimulus to cinetic efficiency as on the duty of the State executive towards it is general fax paser. The expenditure on a semi national service is met 1 artis out of funds derived from the general fax paser and the executive means that the moment stress in the La-platic Council is bound to cinetic that the moment step has been just to good use. Local stimulus is receiving for safeguarding the interests of the leaf rate-paper, even where it is present in full measure forcement supervision of the administration is local token of semi-national services will be necessarily for safeguarding the histographs. national services will be necessary for safeguarding the interests of the general tax payer

- Q 100—In the case of regional bodies, such as a district or taluk board, it cannot be contended that they should primarily rely upon recenuer referrable to the principle of benefits. The statement made in the quotation is of maximum application in the case of level bodies like a village with jurisdiction of a most limited character. It is not inapplicable to municipal or union areas in this province
- Q 161—It is not satisfactory because, being so dependent on land revenue, it is inclusife. The local tax will be more satisfactory if, instead of being a surcharge on the proxincial tax, it were levied on the subject of the proxincial tax as an addition thereto. This however will not be feasible until land transition for proxincial purposes is placed on a securitie footing. The principle of placing a limit on surcharges on, or additions to, the provincial tax is sound but the limit should be high eneigh to ensure elasticity. in local resources
- I would, however, add that, while such a limit is necessary in the case of local bodies having regional jurisdiction, it is neither necessary nor wise to impose a statutory maximum of the kind in the case of bodies like rillage nancharate
- Os 167 and 171 Human nature being what it is, it is unwise in any country to entrust the work of assessing local taxes to persons who have to keep their electorates in good humour or persons whose appointment. in scep their electorates in good humour or persons whose appointment, promotion and idamined are entirely at the mercy of such persons. I urther, the work of assessment is too important and difficult to be left in the hands of honorary, untrained agencies, naturally inclined to us the opportunity afforded by a revision of assessments to strengthen their hold on the electorate in view of the next election. It ought to be in the hands of a trained agency appointed and punishable by Government and paid well enough to be about temptation. The more local bodies come to rely primarily on additions to the provincial tax, the less will be their need for employing a separate assessing agency for the assessment and for provincial purpose will have to be followed for local taxation also
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A -I thought one of the sider whether the whole sche is equitable and in accordar what respects it is defective. We cannot arrive at any proper distribution of resources unless we also consider the question of distribution of expenditure After all, adequacy of taxation is relative to the needs of the particular authorities

Sir Percy Thompson Q -Surely you know the respective functions of the Central and Local Governments?

A -Yes as they are

Q -Do you mean to say that there should be a wider enquiry?

A -Unless we take it for granted that the present distribution would go on as it is Then on that basis we can distribute the resources you are adject now to recommend the theoretically correct distribution of taxes I say the terms of reference have not made the point clear

The President Q-I think that some of your panchayais are actually lovying traces amounting to 20 per cent on the land revenue. You say loying ever amounting to 20 per cent on the rang revenue to and A protty stiff extra burden on land would be utilingly submitted to if the function is decentralized to a village authority and the money raised by that authority is spent in the village itself? Is that figure, 20 per cent of the land revenue correct?

A—Yes in cases If you look at the schedule of taxes, whose levy has been sunctioned in the panchayat meas you will find in the Tampere district a number of levies on land. If you value all these levies in money, you would probably get to 2 or 2½ rupees an acro

Q-All these new taxes have been imposed since you took over the p meh iyatsa

A -I think many of them existed already in an informal way

Dr Hyder Q.—I was going to ask you about the estimate of clops I take it that these estimates of crops are made by the village officers, namely the lamans I think he knows something of the land as it is his mian business. If he performs his function, I do not think he is so ignorant as not to be able to get the correct outturn

A —I can only speal from the experience I had as a Divisional Officer having had to check these outturns during the inspection of fiells—of course it is about six or seven years old—my distinct recollection is that most of these estimates were unreliable. I do not convict him of want of intelligence but I do say that he is always very careless

The President Q-You had some graduate larnams I think?

A -I think we had one or two stray men

Di Paranipye Q-You mean to say that you cannot educate them

A —Well you might put it in that way if you like I should add it is rather difficult to estimate the correct outturn. For instance if you have lenses in the village where the lessor and the lesse differ, the usual practice for them is to choose five or six prominent ryots in the village and all of them participate in the work of estimating the outturn. It is not easy to say what the outturn is

The President Q—In the course of your reply to Q 7 you say that it is the tax resources of the Central Government and not those of the Provincial Governments that ought to be scheduled. Can you give me any instance of a country which has adopted that plan?

A—Not exactly to that extent In the case of the United States I think the resources of the Central Government were reserved. This is rather putting it in an extreme sonse, viz., that the residuary power should be greater over to the Provincial Governments but I should be quite satisfied if the field was left free for both the Central and Provincial Governments the resources of the Central Government alone being reserved

Q-Actually hasn't the Central Government in this country given ap to the Provincial Governments a good deal more than States usually reserve to themselves when they create federal Governments?

A -That is so if we take the resources at the time of the inception of the Reforms

Q -The Provincial Governments have more power for taxation than the segmante States in several felerations

A -I don't know, because the resources that have been left to the Pro-

Sir Percy Thompson Q.—Suppose you have both the Central Government and the Provincial documents operating in the same fields of taxtoon on the control of th

A—The question is really one of adequacy Supposing it were not possible to make income-tax entirely central or provincial with reference to the needs of the two it may be a necessary evil but it has got to be faced. The ideal system would be segregation of resources, I don't

know if it is fersible

Dr Paranjpye Q —What do you think would be the proper business of the Government of India under a federal system? Do you think that the Central authority should have the residuary powers or that the Provincial Governments should have them, both of administration and taxa tion?

A -I have stated my view that the residuary powers both of administration and taxation, should be with Provincial Governments

Q —Don't you think that such a system will tend to destroy the glowing feeling of solidarity in different parts of the country?

1 -I don't think so
Q-Each province will tend to diverge more and more from the

model

A —With provinces of the dimensions we have in this country I do

not think we need contemplate that as a contingency

or Hyder Q --When the finances of the Central Government are strictly limited and money is required for say a Frontier expedition, would people down in the south realize the necessity of undertaking such

A-I suppose that if the Central Government imposes a tax they are not go ng to differentiate between one province and another. It will only be a case of all India transition

be a case of all India taxation

Q -The urgency of the expenditure might not be realized by provinces

which do not lie near the scene of operations

A —But it is the Central Government that will have to find the

A-But it is the Central Government that will have to find the expenses for such an expedition

Sir Percy Thompson Q—In paragraph 10 of your statement you suggest that inconnectar should be mainly provincialised You say, 'I do not consider that the administrative objections to making incombetax provincial or the other objections based on the fear of multiple tax stooms as between different practices on the same uncome are by any means of multiple taxation. The provincial is not you would get over the difficulty of multiple taxation.

A—The first question that we shall have to decide in regard to incometax will be as to who will be the authority to assess it I have said that super tax should remain with the Central Government, ordinary, income-tax alone being provincialised. There would be need for a common law which will be applicable to the whole of India, to determine the general principles of ascertaining and assessing incomes

Q --Would you kindly say how you are going to avoid double taxation of income? Take for instance income derived from Hombay, but enjoyed in the Central Provinces

1-It will have to be a case of division of the income between the two provinces and we shall have to legislate for that Some portion of the income will have to go to the province where the man enjoys the income and some jortion will have to go to the province where the income is derived

Q -Surely the adju tment is going to be terribly difficult in each individual case

A -There will have to be some sort of practical solution

- Q -Why shouldn't you have the tax collected by the Central Government and do its between the various provinces?
 - A -That is an alternative which can be considered
- Q-Would you say that it is right that both the Central Government and the Provincial Governments should have an interest in an expanding tax like the income-tax and that it should be collected by the Central Government and a proportion of the proceeds direded between the provinces?
- A—The difficulty I left in regard to making income-tax allogation central is the fact that I am later on suggesting that agricultural incomes should also be taxed. We shall require for that purpose all the land revenue injoinment that we have at present, which is entirely provincial, and it will be a question for consideration all other on the balance of advantages it is not more convenient that the Provincial Government should be the assessing authority.
 - Q-l can't see how you are going to get over the difficulty
- A —The only idea I can suggest is that we should have legislation for meeting such case. A proportion of the income realized should go to the place of re-adence and a proportion to the place from a linel the income is derived.
- Q-Suppose you have a company in Hombay with share warrants to bearer the dividends declired are taxed, but the man can take his coupon and get it eashed through a lank. How do you know where it is cashed?
- A-1 suppose that some sort of enquiries will have to be made by the income-tax assessing officer
- Q -What enquiries?
- A -We ought to give it to the place where the share warrant is presented
 - Q -That is no indication
- A -- We can only attempt a practical solution of these things. If it is impossible to arrive at the exact location of the income, we shall have to take it at the place where it is actually realized.
- Q-I put it to you that something of that sort is done to meet the question of double taxation between Great Britain and the colonies including India I know from experience that this is one of the most complicated part of the income-inx arrangements in the United Kingdom It is not so complicated in India because it is only in very rare cases that India has to pay mones. The bulk of the loss is borne by the British archivence Think of it with nine different provinces and applications to two authorities to adjust 1 resident in the Central Province and bare to deal with both the Central Province and Bondon's Gorenments
- A -1 grant that it will be a difficult matter but I do not think that at present the number of incomes that will come under that site gors will form the bulk of it will be purely presented.

 The bulk of it will be purely presented.
- The Prendent Q-lat us every your proposal a little further you propose to give the Government of India only super-tax. How would it be to give the foorenment of India the taxes on inter-provincial incomes and to leave to the provinces the tax on incomes derived entirely within their limits.
- 4 -That requires norking out at as estimate an idea north investiga-
- Dr. Parani ye. Q.—Mont your schene of provincializing incomediat, do you conten plate different provinces leaving incomediat at different rates?
- t Certainh

 Q \ \ u \ will out here common legislation about the method of score
- ment but not about the actual takes of assessment
- 4 Yes
 Q is a i i near a tip interference with humbers because a function will have its normal office in a ferrince where the rate is lowest
- I be I have see that there was to exceptional cases of that sort, but I do n t think we can eliminate exceptional cases from any arrient

Q -Several companies which had formerly their head offices in Figland are now transferring them to India in order to get relief from income-tax

 $mf - \Lambda$

Q-It will be more so when we have nine different possibilities

A-That assumes that there is going to be a very large number of cases

of that sort

Sir Percy Thompson Q-If the policy of industrialization in India is

started, you will get the position more and more complicated as time goes on

A—That might be so, we have got to take account of the fact that

A - intering to so we have got to take account of the fact that once you include agricultural incomes under income-tax, that and the purely provincial industrial incomes will talk much more largely in income-tax returns than the case, you are thinking of

The Prenient Q-Do you think the exemption minimum could be reduced very considerably?

A → Yes

0 -Wouldn't that cost more?

A -The reduction of the minimum had reference to the other sugestion that we should include agricultural memons. When you reduce it in the case of agricultural incomes. I think it is only just that you should reduce it in the case of other incomes.

Sir Perc, Thompson Q — In one province it was estimated that if you reduce the limit of exception from Its 2,000 to Its 1,000, the cost of administration would be just about double and the 3 self about 15 or 18 per cent most

A -That is arguing on the present machinery for income-tax assessments

Q —Don't you admit that the present machinery for income-tax assessments is better than the old machinery?

\—I don't know if the present lan with the old machiners would not have done equally well.

Q-I think you are the only witness who has put that view before us, all witnesses have stated that the machiners is now more efficient than it was before

A—That is putting it purely on an a priori consideration, because the machinery is employed only on income tax work, whereas the old machiners was part-time. I rather contemplate the contingency that the regular land revenue staff will do the assessment in the future also

Q -Would you have those dual functions which caused inefficiency in the past?

A -In the old days the lind revenue staff were doing very much more than they do now

Q-Also was it not the case that the inefficiency of the past was more marked in the case of large and complicated commercial undertakings? In dealing with men with incomes between Rs 500 and Rs 1,000 and between Rs 1000 and Rs 2000, no great amount of specialized knowledge is required.

\ -That is so

Dr Hjler Q -The old machiners had this advantage, that the officers were very much in touch with the people

A — le

Dr Paranipje Q -Do you think that their inefficiency was due to the fact that they had magisterial powers?

A.—Their inefficiency was partly due to the fact that they had to do inagisterial work also

The President Q.—Actually how long is it since tabsildars in this

Presidency have done any actual magisterial work?

A-It is at least a generation since they had anything to do with magisterial work

VII-46

The Maharajadhiraja Bahadur of Burduan Q —Paragraphs 13 and 14 you say that land revenue proper is a tax, and I take it that you look upon land revenue is a tax instead of a rent?

A -Yes

Q-You also say that it is a very bad tax and that "the rate is so heavy and the methods of levy so indefensible that people have taken refuge in designating it a rent." Would you explain what you mean by this?

A—Land revenue is at present really a tax on agricultural income, and the theory is that half the net is the land revenue assessment I am only speaking of the theory, it may be a little less actually But if you judge it by the principles which should apply to the taxation of incomes irom other sources it should be conceded at once that it is a very heavy tax. To take half the net income of an individual or anything nerr half the net income is certainly indefensible. With regard to the methods levy the usual thing done in ryotwari areas is to carry out resettlements at intervals of thirty cars and these resettlements are made strevery careful enquiries but if we analyse the inaterials on which resettlements are based in shall find that Settlement Officers and Governments are unable to fix their recommendations or their orders upon any principle or economic theory sometimes it is a case really of bissing it upon an increase in prices for a number of average years. They try to support this by the variations in the price of land and the rents that are obtained by lessors from lessees then there is a general enquiry into economic conditions and various kinds of statistics there is really no definite principle on which the actual income of the individual is ascertained. The whole tract is examined and a good deal of thought and labour spent upon it, but when you levy an income-tax and that tax has to relate to taxable capacity, there ought to be some methods by which you can ascertain the Income

Q-In view of that you suggest in paragraph 14 that land receive as at present assessed should be replaced by (a) a tax on the capital value of the land, and (b) a tax on agricultural incomes. In the next sentence you say that "neither of these by itself could replace land revenue or be justified on considerations of equity or principle". Your underlying idea is that the present system of land revenue should be abolished altogether?

A-les, and that it should be replaced by these two

Q -You would take a tax on the capital value of land, and after doing it you would still tax agricultural incomes?

A -1c

Str Percy Thompson Q —In the Punjah, there is a vast quantity of waste land which is not used for any purpose It had owners when the Punjah Government applied an irrigation scheme to it 75 per cent of this land was given up to the State The land was sold by auction subject to land receive was that a tax or a rent?

A -I suppose that the purchasers got full rights in the land. I should interpret the words 'subject to land revenue to mean 'subject to any tax which the Government may impose'.

Q-Under order 21 of the ground rent rules, you will see that Government lands in towns are sold at something approaching a rack-rent

V —J ca

Q -They are sold by anction is the ground rent which is put on, a tax a rent?

A - At present it is treated as a rent

O-How does that differ from the case of the Punjab?

A -It all depends upon the rights of the man who luys the land

Q -Both have the same rights

A .- The only right that is reserved by the State is to impose a furder on the land

Q—What they have done in both cases is to reserve a variable rent a rent which is liable to revision even thirth Jeans. It is purely a voluntary arrangement between the purchaser and the beta to hope it for so much per annum for it. Do you call that a tax?

\—If it is open to the man who purchases the land to have any roces in the determination of the rent it would approximate to rent. But if it is

a compulsory levy by the State, whatever may be the verbal transaction that may have taken place, in essence it is a burden which the State imposes by virtue of its sovereign power

Q—Suppose I have some land and I say that the rest of this land is Rs 100 you come along and say that you would take it for Rs 100 is that a rest or a tax? You have no voice in determining what the rest is?

A—The whole point is whether the State will have the right to severe these thurse without reference to the leave.

Q - If it is a fixed sum in perpetuity without being liable to revision,

then is it a rent?

A—It is merely a case of contract, and it is a question whether the

State as bound not to after the arrangement at all Dr Paranjupe Q—Suppose the State has made a contract like this that the man pays so much price and so much land revenue for the next thirty years and it as stipplied that the land revenue may be increased rent or a tax?

A -I am only explaining the theory of the ground rent to which Sir Percy Thompson referred

O -Take the case of the Punnab land for instance

Q—Take the case of the runger land for instance.

A—It is an analogous case. The State has got certain land to dispose of When it lets a man into possession of it, it gives him all the lights to the property. It has got to determine the tax that it will leavy on that land. On the theory so far in vogue, his burden is considered to be equivalent to, let us say, 4 per cent of the assumed capital value. The State is not able to ascertain the capital value at the moment accurately. So it proposes to divide this tx between a premium through sale and annual payments thereafter. It fives a certain ground rent and subject to that ground rent it sells the land. It only amounts to this instead of taking the exact ground rent or tax it proposes to take it partly in the shape of an annual tax and partly in the shape of an initial payment.

Sir Percy Thompson Q -Which initial payment is a tax?

A -It ought to be reckoned as a tax If it was possible for you to fix accurately the amount of tax that you should levy from the land you would have done so Because you are not able to do so, you take it in the shape of a premium

Q -Is it one of the attributes of a tax that you do not get any direct bonefit?

A ---Yes

Q-Do you get any direct benefit from this payment of the sum por annum and this capital payment?

A -Yes

O-You get a direct benefit for your price when I sell the land?

A - You are thinking of a case of sale?

Q-It does not matter whether it is a sale or lease. A lease of 99 years is recognised as equivalent to a sale.

A.—The man occupies a certain piece of land and the question is what tax the State should impose

Q—I take the case of a piece of land—State land—and suppose the State is going to dispose of it by permanent leave. If it fixes the ground rent permanentit then you say it is rend. On the other hand, suppose to assay "this is not subject to a fixed ground rent, it is subject to a ground rent which varies with reference to the annual value", then you say it is a

tax?

The Unharmy thropy Bishadur of Burdwan Q-At page 12 of the Proceedings it is stated "An annual tax of 12 annua per aero of irrigated land in the village on every mirrandar of such land". What is this tax for

A -- For the silt clearing. Silt accumulates every year in the channels and it has got to be removed.

- Q -Formerly, was this cleared by the mirasilar himself?
- 1 -Formerly also it was done in this way, only the arrangement ass
- Q-In some of the unions you seem to have a tax on families. Is it a direct poll tax?
- 1 10, it is really something alin to the tax on circumstances and property which is in vogue in Northern India. It is also more like the profession tax
- Sir Percy Thorizon Q —In paragraph 15 vou sav "Irrigation facilities constitute an improvement and a tax on cripital value should as far as possible, exclude improvements" Then at the end of pringraph 16 you say The additional value imported to lind by the provision of irrigation facilities should be laid under contribution through the tax on capital
- A -That has been altered The last sentence of paragraph 16 has been omitted
 - Dr Haler Q-Why should improvements be excluded?
- A -Because the tax on capital value is really a tax on the unimproved value of the land
- Q -That is you think that if you tax improvements, they won't be made.
- A-les There is also a separate charge for water. But the improvements in respect of irrigation are all made by the State in a majority of the provinces
- Sir Percy Thoripson Q-Do you know if it is possible to get at the unimproved value of all the land in India?
- 1 Approximately, I do not think it would be in any way perfectly accurate
- The President Q Are you proposing to attempt to arrive at it retrospectively. How far back will you go to deduct the value of an im
- A -So long as it constitutes an improvement. So long as the im
- provement is there and is functioning, the value of that improvement should be deducted
- Q -- It is rather difficult to discover whether improvements have been made or not especially where land has been levelled generations ago A-I do not think we shall be able to make any allowance for the lowering of levels in an old country like India
 - Sir Percy Thompson Q-Why not on your principle?
- A -If it is possible for you to do it you ought to do it. The theory requires that it should be done
 - O -The fact merely shows that the scheme is impracticable
 - The President Q-Is it necessary to exclude improvements at all?
- A-Yes because the tax on capital value suggested here is only one tax in a diversified system. It is not intended to take through that means all that you can take out of land
- Parangi je Q -Could you exempt improvements for a limited period of years
- 1-1 tax on capital value is really supposed to fall on pure economic rent and so long as there is any portion of improvement left in the calculation of site value you will have to leave that out of account
 - Dr Hyder Q-Then you must go back to pre-Aryan times
- The President Q-Can you give instances in which such a tax has been leried successfully? A -I can only refer you to some literature that I have read about
- New Zealand Q -Tile improvements there are munh buildings. Is it not?
- A -I think even laying down permanent pastures is taken as improvement in New Zealand

Sir Pring Thomas Q — Supposing and succeed in accreaining the capital value of the land are verigence, to get on an uniform tax? Is struct undary between an expert who has let be land on a competitive cert and an owner who may to the Trainer Low of the province has an exception to the first continue has an exception to the first continue has an exception to the first continue has an exception of the province has a continue of the province of the province has a continue of the provi

A -If the tax on capital value was the cubitax on land and we were taxing the landbulders seconding to their taxiallic capacity, that argument would be seen. But what is suggested here is that the tax on capital value should be seen left. It is only one of the furthers on land.

The Prentent Q-ls your tax on capital value to be applied to per-

A-I think it is a very complicated question. I was not prepared to say anothing definitely on the point. I thought it would bring in the question of the oll excepants.

Q-lou has it has reference to the riotwari tract so that there is neare in which the tenant has beneficial interest, in the ryotwari tract, there are no tenants who have excurance rights?

1 - 30

0 -- So that the question of beneficial interest won't arried

A -- No

The Paramy pr. Q.—In the case mentioned Ix for Percy Thompson, do you not do this—find out the capitalized value of the first owner's interest, then the capitalized value of the second intermediary owner's interest, then the capitalized value of the sub-fernat's interest and so on, and in that war take all the capitalized value? And in the rootwars track, take it as one lun p sum. In this way can you not get the whole capitalized value?

A →I do not know if all this classification is necessary so long as you look upon it as a light charge on land

Q—It is only in order to compare medicine, in the different provinces If you are going to distribute the recourses of the country between the different provinces on an equitable basis what we have to say is that the capitalized value of libergal is so and so, that of Madrax is so much and so on. Now suppose it is expected that each of the provinces should charge at 4 annas per cut on the capitalized value of the find. It need not tax is so if it can find its income in any other way. At the same time it is expected in any distribution of the resources between the different provinces that each province must get so much from the land. For that purpose, is it not necessary!

A -It would be desirable, but I do not know if we can go into the question of the previous engagements

Q-There are the engagements already and all that the province has to do is to find the other things

A -I agree in theory

The President Q — is against the example of New Zesland, you could find a good many countries which have a property tax, but without the element of unimproved land, in addition to the inconsectax

A -les, the United States of America, for instance

O -You think it is meantable?

A -I would not say it is inequitable. But in that case we shall have to reconsider the question whether we should tack on to it this tax on agricultural incomes.

Dr Paranjpje Q -The property tax in the United States had a painful history

A -Yes, it has been attacked on economic principles

Q-I rom the administrative point of view, it is impossible to collect it

A -Yes

Sir Percy Thompson Q —In answer to Q 106, you say "The usual classification of services administered by local authorities into national or onerous will not stand examination." Then you classify them as semi-

national' and 'local' Is it not rather a distinction of words? Have you horrowed that from the note in the Report of the Royal Commission it 1911 P

1 -That has been made part of the Madras literature in any case

Q -That Royal Commission adopted the classification from that given by the Royal Commission of 1901?

A -- Yes

The President Q-Could you give us one or two instances of local octrois?

A —In page 12 of the Proceedings, you find under Koviladi Village Panchavat—Item II—Wahimai Sale of paddy for export— RS I P

0 4 0

0 0 4

(a) Per cart-load

(b) Per bag

Q -Those are sanctioned under section 26 (2) of the Act?

Q -They have all been approved by the Local Government?

A -Yes, the Local Government really means myself The power has been delegated to me Dr Paranipye Q -So you could sanction any surcharge on income-tax

also P

A -- Yes

Dr Hyder Q -Does the Government of India know about this?

A -They have a copy of the Act, they have assented to it

The President Q -Do you accept takes which really hit the people from outside the villages? For instance, outside carts also enter the village

i -Yes, they bring in some produce for sale

Q-Motor vehicles running in the panchavat jurisdiction pay a tax of Rs 6 a month in one village?

A -Yes

Q -Then there is a tax on banks, tax on arrick and tea shops?

A -Yes, it is a very common thing in the panchayats

Q -The Government, apart from the Registrar, approves of these things?

A-1 return of these taxes is sent quarterly to the Government

Dr Paranipye Q -As regards the taxes, don't you think that if panchayats are given a free hand, they might tax one single man out of existence?

A—They have not been given a free hand. The procedure is rather elaborate. The panchavat has first to pass a resolution for levying a tax that proposal has to be published in the village, objections have to be invited, the panchayat has to meet again and confirm the resolution. And then it comes up to me for final sanction.

Q -Are you satisfied that these taxes are collected satisfactorily?

A -Yes

O -There is no evasion?

A -No, the machinery for collection is the village headman and there are certain rules under which he has to collect these taxes

Q -The village headman cannot collect from every cart load that comes from the field. He must depend upon the honesty of the man 1 - Les, in the villages it is paid with very much greater case than

elsewhere because evasion is at once detected in the villages The President Q -You don't object to the octror in the villages, but you object to the octror in the towns?

Q-Would you like to have power to less a terminal tax?

A -Yes

- O -You would retain no sort of control?
- A -Surely we impose certain duties on the local bodies, if they default, take power to enforce obedience, and one of the items should be the levy of taxation
- O.—Would you retain control in order to provent a particular local body from taxing a single trade or lovying what, in effect, is a transit tax? A terminal tax can quite well be in effect a transit tax Again we find in certain places that the whole taxation of the town is got from the cotton trade. We mention here a manufacturing tax on cotton. That is in addition to a terminal tax on all the cotton that comes in
 - A -Is it something like what they have in Bombay?
- Q.—Not only in Bombay but in a number of towns, and the whole expenditure of the town is met out of the tax on the cotton passing through The ginning factories also pay a manufacturing tax. Do you think it is legitimate that a single trade should pay the whole taxation of a town? Would you not take any power to compel the town to levy a particular tax and to control the levy of others?
- A -I do not think we have any such cases here the only instance I can think of is Pollachi which has got a big market which fetches about Ils 20000 per annum and the tolls fetch about Ils 75 000, and the tolls are really paid by outside carts coming in
- Q-We were told that Dharapuram gets an enormous income from tolls
- A —Yes, even in those cases there is also a property tax being levied by the municipalities We have not yet had a case where they try to meet all their expenditure in this way
- Q -You don't think it would be desirable to provide that they should all levy the house tax or property tax?
 - A -I do not think it is necessary at present
- Q-Regarding the question of the rating of land within municipal limits what is your recommendation? You think that inequalities cannot be justified.
- A —Yes The scheme I refer to is paragraph 182 of the Report of the Financial Relations Committee appointed in 1920
- The President -I will read the scheme for the information of he Committee -
- "(1) All land rovenue—taram assessment and ground rent—in municipalities should be abolished
- "(2) The municipal property tax should be remodelled by separating the taxation of sites from the taxation of the buildings or other improvements on it
- "(3) There is essential difference between the value of sites and the value of buildings and improvements. The value of sites is largely one to which the community has contributed the value of buildings is mainly that of the capital and labour spent on them
- "(4) Uncarned increment in values has reference really to sites and not to the improvements or buildings on it
- "(5) Our policy in urban areas should endeavour to keep down spe u lative prices make more land available and encourage building. These considerations suggest a discrimination in favour of buildings and against
- land in the distribution of the property tax between its two elements

 "(0) The attempt to fax uncarned increment after its accrual on
 the evidence of a registered sale-deed leaves untouched a host of properties
 which daily a preciate in value without such evidence forthcoming
- "(7) Uncarred increment should get taxed in an automatic manner, and the best war to do this is to levy a low percentage tax on the capital value of sites apart from buildings or other improvements on it. The tax should in this country be placed on the owner. The valuations may be made, annually, treennally or quinquennially
- "(8) It will be necessary to correlate such a tax to the present property tax based on annual value. The tax on building rentals may be regulated on income-tax lines with an exemption minimum at the bottom and progressive graduation of rates at the top. Or, in the alternative, a local

authority may first determine what amount it should raise in the chape of property tax and then recover definite proportions of it from the tax on site values and the tax on rentals

"(9) The main difficult; is that sites should be valued at frequent intervals. But senething of this kind is being done even now in connection with the preparation of municipal assessment hists.

"(10) In some cases it may be necessary, in taxing site values, to discriminate in favour of built on land as against vacant land or land put to agricultural uses. This will encourage building operations increase the supply of land for building and help to solve the problem of bousing in congested towns "

Sir Percy Thompson Q-lou say that "the experience of the tax on companies introduced by the Act of 1920 has, however, not been quite happy especially in local board and municipal areas outside Madras city" Is there not an alternative which in effect is to charge income-tax at the rate of about 2 per cent on the profits made actually there?

A -It is only in cases where there is no head office or a branch office in a place that that alternative will apply

Q-I mean the branch office can adopt that alternative if it is only a branch office?

A—Ao You will please see in page 141 of the District Municipalities. Act "Provided that any company, the head office or a branch or principal office of which is not in the numericipality, and which shows that its great income received in or from the municipality has not in the year immediately

Q-Then if there is a branch in the municipality, it is chargeable on the paid up capital of the whole concern?

A -Yes

O -You say the basis is the final income, is it not in practice going to be a surcharge on the income-tax?

A ~-Yes

Q-Will the Government of India allow that?

preceding the very of tryation exceeded

A -They have agreed to the companies tax

Q -Companies tax is based on the capital of the company at is different from the meome-tax

A -It is a question of alteration in the wording. In the case of profession tax they have agreed to the basis of the income. The next rule will show that

Q -They have never hi ed to introduce a regular surcharge on incometax in any case?

A -Yes there is a provision in the District Municipalities Act There is a provision for a surcharge up to 50 per cent. But the Government of Indra have refused permission to leve it. In the Local Boards Act they would not allow it to go into the Act, at all

The President Q-Is there any case you know of where the letter ment tax has been lovied?

A -It has not been levied anywhere. I think a betterment tax I as been settled in the town planning schene of Chittoor

Q-1t the end of your written memorandum you say that you would favour the system of appointing Deputs Collectors for the assessment of taxes in municipalities. If you would allow appeals from the Deputs Collectors to the Council would it not be putting that officer in a very

invidious position? A -So long as he is not dependent upon the vote of the local body, it is

all right Q -Would you at ply the same principle in the case of Madras Corpora al ere lie is to sone extent dependent?

A - Yes

Q - Would you allow an appeal?

1 -I think there is an appeal to the Standing Committee against which there is an appeal to the Small Cause Court

O .- The result has been that the provision has been rendered augustory?

A -- Viv experience of the Madras Cornoration has not been much O -- Would at not be much simpler to have the anneals direct to the

Courts straightaway or to the Collector? A .- That would be altogether divorcing the local authority from

assessing O -In most of the democratic countries the assessment is done by

permanent officials who are not responsible to the Committee A -I think as an ideal at would be the correct thing to do

Q-The function of the elected body with regard to policy should be quite at art from the administration side? 1 -I think so

21st May 1925. OOTACAMUND.

Present

Sir Charles Todnunter, RCIF, ICS, President

SIT BUAY CHAND MARTIE, GOIE, LOSI, LOM, Maharijadhirija Bahadur of Burdwan

SIT PERCY THOMPSON, KEF, CH

Dr R P PARANIPYE

Dr L K HEDER, MIA

Sir T. DESIKACHARI, Kt , President, District Board, Trichinopoly, was examined.

Written memorandum of Sir T. Desikachari.

Local taxation - During the past fifteen years I have been connected with local administration as chairman of a municipality or president of a with local administration as chairman of a municipality or president of a plastrict Board. I don't presume to deal with local finance or taxation as a philosopher or student. Such views as are set down in this statement have been suggested by the problems presenting themselves for solution in the practical administration of local affairs. It is not easy to draw a sharp division between the spheres of the central and local authorities. There is hardly a sphere of local activity in which it may be definitely predicated that some forms of expenditure are matters of general importance to be deep gated to the central authority and others are but of local importance. Local administration in this exercise course is a right of local importance. gated to the central authority and others are but of focal importance. Local and mainstration in this province cover, a variety of national and semi-national services which by tradition 1/2 not by the exigences of provincial finance, have been committed to the care of local bodies. Subsidies from provincial revenue have in the past been made on no definite, intelligible or uniform stundard or principle to enable local bodies as best as the max to carry on their work. I shall set down the provisions of the existing local fragation in order to indicate values we have been law regarding local taxation in order to indicate where we have been drifting from the fifties of the last century up to the present date

- 2 Under the Madras City Municipal Act, IV of 1919, the Corporation may levy-

 - (a) a property tax,
 - (c) a profession tax,
 - (d) a tax on carriages and animals,

 - (e) n tax on earls,
 (f) a tax on timber brought into the city,
 (g) tax on timber and animals entering the city, and
 (h) a duty on certain transfers of property in the shape of an

additional stamp duty The property tax, which shall be levied at a consolidated rate on all huidings and lands within the city sare those exempted by or under the Act or any other law, shall comprise (a) a water and drainings tax, (b) a lighting tax and (c) a tax for general purposes.

Subject to the provisions of the section 102 the property tax shall be leviced at rates fixed at percentages of the annual value of lands and buildings such rate being determined 19 the Council.

I or the purpose of assessing the property tax, the annual value of any building or land shall be determined by the Commissioner,

So far as the duty on transfers of property referred to in clause (h) alone is concerned, section 133 of the Act prescribes a method of assessment of duty on such transfers A duty on transfers of property shall be levied in the form of a surcharge on the duty imposed by the Indian Stamp movable property situated within the limits of the city at a rate on to exceed ing 2 per cent on the amount of the consideration, the value of the property or the amount of the consideration, the value of the property or the amount secured by the mortizace, as set forth in the instrument.

3 Under the District Municipalities Act 5 of 1920-

(1) every municipal council may levy (a) a property tax, (b) a tax on companies, (c) a profession tax, (d) a tax on carriages and animals, (c) a tax on carts, (f) tolls on vehicles and animals entering the municipality.

(2) A hill station municipality may also levy a tax on servants

Under section 70, with the previous sanction of the Governor in Council and the Governor-General in Council, a surcharge on income tax may be leved in lieu of the tax on companies and of the profession tax in respect of certain classes of persons liable therefor

A tax on persons entering or leaving the municipality by railway may be levied by the council of any municipality which is resorted to by pilgrims

The property tax is levied on buildings and lands within municipal limits and comprisses water and drainage tax for expenses connected with the construction and anticonstruction of manager works and the construction of manager works and the construction of manager works are the construction of manager works are the construction of manager works are the construction of the constructio

The lighting tax provides for expenses connected with the lighting of the municipality by gas or electricity, the railway tax should be used for or to further the extension and maintenance of railways

The assessment of property is based upon the gross annual rent at the following many reasonable be expected to let from month to moth or from year to year less a deduction of 10 per cent of such repairs or on any other account whatever. If the gross annual rent of buildings of a class not ordinarily let cannot be properly estimated, the annual value of the premises is deemed to be 0 per cent on the sum obtained in a certain manner on the estimated cost of the building.

Section 84 relates to general exemptions and alternative basis of taxation. A property tax is a first charge on the property and payable by the owner of the assessed premises.

Under Madras Act 14 of 1920 Local Boards Act, a local board can levy the following taxes.

- (i) a land cess being a tax on the annual rental value of lands,
- (ii) a tax on companies,
- (m) a profession tax,
- (11) a tax on houses, and

(3) tolls on carriages, carts polanquins and animals passing along public roads or persons passing over toll to tridges. Ther can also leve a pilgrim tax as in the case of municipalities. Under section 163 of the Local Board Act, the District Board can levy a fee in respect of motor vehicles from for hire.

4 Under the Madras Hementary Education Act, a further cess is levial to for the purpose of elementary education to be added to the district Education 1 and

5 In all litten to these taxes the ultimate unit in the alministration of rural affairs viz., the Village Panchavat, is authorised to raise a number of taxe is section 15 of the Matrix 8xt 15 of 1920, and there is a selection annuved to it relating to callings trades and prefessions which can be taxed which includes deciment writers star presents law agents preset, purifits, archagus and kalims indeed every egypation known to an Indian village.

6 he far, therefore as tassion in lead and municipal areas and sublage is concerned there is no possibility of all 1g to the tarse which could be kined under statutors powers and I do not think that any further additions need be made to the addedules contained in these Acts which in him opinion alreads gits sufficient acope to local below if a taring every available is urree possible.

- f. The question whether the house and land tax and land cess should be discontinued must be answered in the negative as I cannot think of any other suitable tax—particularly in rural areas—which could be imposed to properly replace them. The land cess itself grew out of the old roul found formed by executive order in means of something like a suichargo into land remains of the land r
- 8 Public opinion was against the increase of any burden on land, the provision for the imposition of the railway cess was abolished and the land cess was fixed at 14 aims in the rupee of annual value. To this '13' to be added the education cess under the I lementary Education Art. Land has been rated to the utmost hint and it is not possible to make more exactions from Indoorners for augmenting local receives.
- 9 The assessment and collection of the profession and companies tives are attended with considerable difficulty. The trouble and expense entailed in getting in the profession tax are not commensurate with the addition which they make to local revenue. More than one local board in my distinct moved for the abolition of this tax and the cancellation of the notification authorising its levy

The companies tax is of little avail in augmenting local rates. Cooperative societies and practically the concerns in regional areas as the of of this houst which are taxed as companies. But in the interest of the office of the control of the companies. But in the interest of the the tax. In these areas a tax on numerous of intertrainments up not likely to be viewed with favour, not is it just to impose such a tax in a country which people take their pleasures sadiv. Such anisements as are furnished by an acrobal an itinerant dramate troups or a conjurer in villages, may perhaps be brought under the schedule of occupations or critings annexed to the village Pauchavats Act

io the Village Pauchavats Act

10 The only source of local revenue which is fairly distributed and can
be depended upon as a growing one by local boards is that derived from
fulls which are collected from rich and poor alike there would be no
hardship in continuing to levy them in this province. Conflict lowerer,
arises between two District Boards or between a Municipality and a District
Board in the matter of the location of toll gates, neu the borders of two
districts or on roads entering numerical limits in certical districts the
numericality collects the tolls and gives a portion for the toll income. The
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In addition to talls a progressive source of income is that derived from the fees collected on motor vehicles which ply for hire. These are now levial by each board on some standards and rates fixed by them. The District Municipalities Act does not contain any such provision though there is included in its powers that of licensing motor cars of every description. In practical administration, this leads to anomalies and difficulties which have to be set right in order to make the fee or rate on motor vehicles plying for hiro be of substantial help in adding to the revenues of local and municipal bodies.

11. It is no exaggeration to say that the Indian nation lives in the value Village samitation, water-supply and communications are very much neglected. If eedes are collected from each village the villagers espect some benefit to reach their village. To organize village panchayate and empower them to lary rates of an illusor; nature does seem to entail hard-

Union Boards in many cases (where there are not flourishing market.) are not rusing sufficient funds in the shape of taxes on houses or other property in union limits to meet the cost of establishment, lighting and scavenging. Many of them have to borow from the District Board Talik boards after taxing themselves to the fullest extent are not in a position to make both ends meet, so much so that talik roads have office to be taken over by the District Boards.

District Boards themselves are not, even after raising the taxes and tolls they are empowered to levy, in a position to keep even first and second class roads in order

12. While local taxation has reached its ultimate limit, the resources of the sary thus not adequate in any case to neet the demands of the services expected from them

The frumers of the Local Boards Act, in view of the obstacles beauting the expansion of local resources inserted in Seleduli. If of the tet, the provision engabling the Local Covernment to (a) transfer annually to District Boards a share of the excise revenue collected in the districts and (b) make such other recurring and non-recurring sub-idics as they think fit in and of the funds of all or any of the local bodies. In Madras a surcharge out the stamp duty leviable in cases of certain transfers is provided for Innofusial municipalities a surcharge on income-tax may be local in lice of the tax on companies, and of the profession tax in respect of certain classes of persons liable therefor It local revenue has to be developed by increasing the burden on land, nor by imposing a tax on professions or animements.

13 In union and municipal areas the existing anomalies in land taxation must be removed and local bodies should be empowered to collect a consolidated rate on all lands situated in the muon or rural hunts on a uniform and intelligible standard. A tax collected by the Crosn by virtue of its prerogative on a particular basis and a rate levied by statutory authority by a local body under a different standard of taxition, while throwing an undue burden on the landowner, deprives the union and municipality of the full measure of the tyxble capacity of the property within their limits. The value of land in union and municipal limits increases quickly, and these bodies must be in a position to reap the result of the improvements effected by them by assigning the land for terms of years and realizing a proper ground rent.

14 The annual value of houses in municipal and muon areas includes both size stable and bandong value. Butes fall on both size and bandong values and are not imposed separately. Quinquennial revisions of the municipal property tax tay only so much of the uncarried increment as expresses itself in annual value. The luminial Relations Committee (1920) and dealing with the taxation of uncarried increment observed as follows—

in dealing with the tasation of the content of the abstract paster of the content with abstract paster.

The scheme act out in paragraph 182 of the Committee's report attempts to solve the problem of taxing uncarried increment. Though the Committee were equally divided on the queetion of committing themselves definitely to the acceptance of the scheme, they were unanimous in recommending that the points and proposals embodied in the scheme deserved to be investigated in detail

A duty on transfers of property assessed as provided in section 135 of the City Municipal Act, if imposed by union boards and mofinsul municipalities may in some measure tax "uncarned increments" on land within their purishection.

15 "Is it right that the house and land tax and the land ress should be levised in whole or in part from the owner. Is the owner able to shift the harden of the tax on to the occupier."

Taking land cess first there is no call for shifting the burden to the opening or lesser. In practice, lease-deeds fix a rent leased on the resente and cess parable by the lessor to Government and the local body. Public opinion, as already noted, is against the mercuse of the burden on land, and the local legislature has accordingly limited the cess that could be raised from find as root cess or for local beneficial purposes. If periodical terrestillents raises the land recount, the memor of local bourds from the cess is proportionately augmented. As not recoverable by the lessor from the lesser will adjust used automatically in existing conditions in India, there is no need to legislate in the matter of the occupier of land bearing the land cess.

The transfer of the burden of both rates on houses from the owner to the occupier seems again to be unnecessary in India. Most houses in rival of seem urban areas as in union boards are built by the owners these sites and not be any "building Indibord". Ixem a urban areas as those within the house of most municipalities, it is difficult to owner, owners that the house of the prefer to live in what are called "Stores" then the ments of the transfer prefer to live in what are called "Stores" then to make the necessary of built commodinate boards everying a resemble result the term occupies the imposed on the occupier, in existing conditions, more institutely and undestrable congestion will be the result, while building seeds attracted by owners at great cost will not freth anything the exist a proposal of the project results are a far portion of the medicace of the printer that of making them been more of it of the whole nations are not seen as the second of the printer that of making them been more of it of the whole nations are trained in all the second of the printer that of making them been more of its printer that of making them been more of its printer that of the owners of the printer that of the printer of the

has had to borrow on interest a me trong to the construct in the same board construct is and to be incurred from borrowed funds that so not add to be incurred from borrowed funds that the cost of the construction of the from local rates partly from provident to for a similar arrangement breathing in connection with the Managard to the form the construction of the form the construction of the form to the first partly from the construction of the form to the form the form the form the form the first partly form to form the charges incurred for a national and onerous service which had legitimately to be met from the funds gathered from the general tax.

paver Such anomalies, I believe exist everywhere in this province in this province is already observed, it is shifterall to drive a sharp distinction I otween national or onerous services and those benefiting a logal area. The classification of roads as truth roads, district roads and office means of communication is based not on the servicer rendered but on the financial exigencies of the central authority regardless of the exist at the semimonal exigencies of the central authority regardless of the exist at the semimonal critical to local lodies most of their failing in the category of national or onerous duties. I took roads by way of illustration in order to indicate how the services entrusted to local bolies which concern the heitht and well being of the citizens of the province have been treated by the central authority, and grants have been made in the pays on no standard of utility of equality and led to an unseemly scramble for them. I am of opinion that grants in add from general Governmental funds should not take the form of an unconditional contribution in general and of local finances but they must be lased on specific services dull budgeted for Asianni services should not referring the presuice of the heavy menhous of the contribution rendered by it to the Government of Inda. the Transferred Departments must be in a portion to meet the cost of the national services and rendered by local authorities on a more rational beautifun has been and rendered by local authorities on a more rational beautifun the manufactured authorities on a more rational beautifun the contribution rendered by local authorities on a more rational beautifuncies.

and seem maximal services and the whole sulpet requires evental examination may be the heads of Communications & foliatation and Public Health?

I am in general agreement with the observations of the I maneial Relations for the property of the property o

It is necessary to readjust the existing classification of any of national

rendered by them

17 With regard to the control to be exercised by the Government over
the expenditure of the grant at seems to me that in this province there
exist sufficient safeguards for ensuring a revious ble standard of efficience
The Government possess statutory facilities for the exercise of control under
the I ocal and Vuncipal Acts passed in 1919 and 1920. The nature and
extent of control to be exercised is in my opinion correctly expressed by
the Financial Relations Committee in paragraph 47 of their report.

"It is the duty of the Government to insist that all grants from prouncial funds are spent to good purpose. Failure in this would be a grave disservice to the general tax payer but meticulous interference with a The theory that increased

ontrol was discountenanced ly so Control over the

Control is necessary but we would confine it generally to the scrutiny of broad results and it should be made effective by financial pressure rather than by executive order he grants should in our opinion be sanctioned.

except on the clear understanding that the Government are at liberty to reduce or withdraw them, if the services for which they are intended are not officiently administered?"

18 Qs 167, 168 and 171—All cesses on land should continue to be collected by the land revenue staff Collectors and Subdivisional Officers have been relieved of the work of carrying on the administration of local boards as non-official presidents are discharging that function. There is no justification for the maintenance of the revenue staff in its easisting strength, if the members thereof refuse to discharge the duties which they deemed legit match to be theirs, when the presidents of local boards were officials. The collection of tolls and ferry rents must be made part of the duty of the intenue staff. If the profession and companies tixes have to be collected economically, the retenue staff must be employed to do that work.

In municipal areas the work of assessment and revision must be done by agency which is not dependent for its creation or continuance on the votes of the assessors In the City of Madras Municipality Act the annual value of a building for assessing the property tax is determined by the Commissioner, the rate being fixed by the Council

Duties on inheritance and succession—I agree that these duties should be the first among those to be considered in the event of new sources of actual to the standard of the succession of the succession and the succession and the succession of the duty on inheritance is now leved at varying rates in the shape of fees under Act VII of 1870 on probates and letters of administration index the Indian Succession Act the Hindu VIIIs Act and the Probate and Act. The broad effects of the Residence of the Control of the Act of the broad effects of the Residence towns Hindus Muhamudans and Buddhests are outside the compulsive effect of the Probate Law Indian Christians have been treated in a specific of the Probate Law Indian Christians have been treated in a specific to of debts instead of obtaining letters of administration to the whole of the estate in a case of intestate succession.

There is, however, nothing to compel a heir or legatee to go to Court to obtain letters of administration or probate or succession certificate if they can get in their assets and administer them without the help of the courts even in cases to which the abovementoned legislative enactments do apply

It is only when money has to be recovered by suit or where stocks and shares and insurance policies are concerned or the right of the heir, administrator or legated has to be asserted in and recognised in a court that resurt is had to the procedure prescribed by the Acts above referred to and court fees to collected under Act VII of 1870.

The amounts thus recovered as fees are really taxes, the work done is courts in granting certificates letters of administration and probate is a contest, and it is rarch that applications under these Acts are contesting.

The Civil Justice Committee in dealing with the necessity of having before courts genuing testamentary instruments and preventing oral testiments, observed as follows

"Whether probate of such wills when made should be compulsory or not as a further and a much more difficult question. Unfortunately when we come to consider whether probate of such wills should be made compulsors, the question of live reform meets a question of finance. Taxinon is a matter belond our province and it is no concern of ours to advocate that any estate be buildened with additional travation. We do not think that any estate be buildened with additional travation when much chance of favourable consideration in any province if it be regarded as a manifest foretimer of serious additional taxation. The incidence of the court-see which we may refer to as probate duty, is controlled by diverse considerations which we may refer to as probate duty, is controlled by diverse considerations which lead in the end to considerable anomaly. There is necessarily a considerable inequity in any system which exacts probate duty in the ease of a will but not in the case of intestate succession. We appreciate, therefore the difficulty of the financial question. Considering the matter entirely in the interests of the administration of law, it appears to us however, to be a puts to rule out an extension of the provisions of the Hinder cutter of the provisions of the financial chair it is worthed conductation whiter to enable a recommedated, are the financial difficulty can in any reasonable way, be accommedated, in the financial chair the worth of consideration whither to enable a regardly probate duty, according as the testator had

deposited the will in his lifetime with the recistrar or registered it unlet the registration has a r had on itted to take either of these precautions. We do not think it is alreadle to insist upon the registration of wills or the compulsive deposit thereof with the registrar. But to encourage deposit or registration awall be highly useful?

The lesistion exinced is the Caul Justice Committee in unconditionally recommending the arbitism to produce of all wills within a reasonable time after their execution is tool on the opposition to any measures which may find the control of the testing testing the common and Cril Law again within the property of the testing that is property was admitted. The extent of the testing testing product of the testing testing property was admitted. The extent of the testing testing product of the testing testing the amount of control that an owner may possess in ground it away in specie as in the case of his separation of a captured property. As rule of Hindu I as will be contravered to making product computers in the cases of all wills and the extension of the Hindu wills will be but partially valid. They could be admitted to produce to the extent of their visibility under the Minamundan I aw. There will be hith difficulty in practically a luministering a tyxative scheme so far as testiamentary succession is concerned. What is collected as a fee now under the court-fees of the difficulty of the superiod as it is and collected from every estate which is the subject of testaminators desired as a fee that will be a superiod as it for the subject of testaminators desired as a fee to the contraction of the product of the first of the will be the first of the testing the first of the testing them the subject of testaminators desired to the first of the testing them the subject of testaminators desired as a fee to the contraction of the subject of testaminators desired to the first of the testing the subject of testaminators desired to the first of the testing the subject of testaminators desired to the first of the subject of testaminators desired to the first of the subject of testaminators desired to the first of the subject of testaminators desired to the first of the subject of testaminators desired to the subject of testaminator

The considerations applicable to intestate successions are however, more complexed. Real difficults will be experienced in the application of the principles of inheritance taxation to excess in Malabar and Kanara where partition is not allowed and the dots of heiselby would never present itself to the mind of any member of the family and to joint Hindu families governed by the Mitakshara Law Any participle measure of taxation much the state of the family and proposed in the families of the family of the state of the family and the property on the death of each managing member. In the former case there is no succession. In the latter case the suggestion is crude and unenforcible in practic. Forest family need not have a manager, there is nothing against these Leng more than one managing member and all the members of a family may be actually managing their family dividing their duties according to the nature of the beaution of the property to be

I should prescribe Rs. 5 (00) as the exemption limit in India in cases than those dealt with above which have to be totally exempted if any inheritance duties must be levied.

Qs. 138 139 and 144—On abstract principles I may be willing to subscribe to what is set out in Qs. 138 and 139 (1) and (2) But I have already indicated the excentions which should be provided for in India. I will list the set of the statistic programs of the subscript of the community is correctly and the statistic programs of t

The graduation of taxes according to the three principles referred to in Q 138 could be applied only in cases to which the Hindu and Muhammadan Laws of Succession do not apply. The rationale of succession amongst Hindus and Muhammadans cannot be can of any scheme of fixed taxtion. The trac

personal laws of the diverse community should be respected that it is extremely

with them by a tryative measure colculated to up set the tradition

Moreover court-fees have been so far levid in cases which came up before courts. The payment of such court-fee was enabled to be enforced where and when the aid of law courts became necessary. This is the broad result of the existing legislation beiring on probates and letters of administration. To compel the payment of these duties by a taxatire law only by some proportion of the whole nation must engender the feeling that there is an unjust differentiation in the levy of the tax

In my experience, morable property other than stocks and shares escape liability to pay the court fees on probates and letters of administration. Nor do I see how they could be successfully taxed by any I wo of duties on inheritance. The staff to be maintained to do it will cost more than the result int benefit to the State. There is too the fear of letting loose on the public an inquisitorial and harassing agency without corresponding accretion to the public revenue.

Where real property is concerned, the valuation of the same presents no little difficulty. The valuation for court fees suits valuation and stamps must be co-ordinated with that for the death duties, if any which may have to come out of the property

Considering the subject from every point of view it appears to me to be expedient to levy a tax on inheritance and succession except in a qualified way on legacies and testamentary succession.

Court fees—The problems relating to the levy of court fees and the valuation of suits (under the Court-fees and Suits Valuation Act) loom prominently in the prevention of laws' delays by devising some rational method calculated to curtail second appeals. Suits relating to land of the value of nearly Rs 20 000 have to be heard by District Munist whose pecuniary jurisdiction is Rs 3000. Monor suits and suits relating to property assessed at a market value of Rs 3000 very often heard and decre descriptions of the suits property. The former class of suits occupy but a few minutes of the piesding judges time whereas the latter occupy days or weeks of the piesding judges time whereas the latter occupy days or weeks of the courts time. Something must be devised to distribute the burden according to the benefits rendered. The tendency is, however, to make fees serve the purposes of taxes. This must be deprected. The complaint in mot provinces is that court fees are collected disproportionately to the benefits received from and services rendered by courts.

Stamps—In India the penalty levied on unstamped or insufficiently stamped instruments has always struck me as unduly hard. In trade recounts maintained in the mofussil as they are now and are bound to be for a long time to come acknowledgments of probative value have to be for a long time to come acknowledgments of probative value have to be accepted in evidence by a straining of the provisions of the Stamp Act. Flie Civil Justice Committee has recommended writing and registration in many transactions not requiring writing now, like patitions releases surrenders and maintenance agreements under the Hindu Law. But once a transaction of the properties withing and transaction of the properties of the providing for certainty of title or reduction of release the providing for certainty of title or reduction of in readjusting stamp duties this consideration of public policy has to leave the mind and transactions not hitherto requiring writing and registration must be dealt with so as not to penalise or tax measures for placing evidence of an indulatable kind before courts.

Sir T Desikacharı gave oral evidence as follows -

The President Q -You have been associated with local bolies and municipal administration for a good many years?

A -Yes Sir

Q -You have been a Member of the Legislative Council for a considerable time?

A —Yes

Q -lon have been a Member of the Civil Justice Committee?

Q You have been good enough to send us two notes one on 'local taxation' and another on 'inheritance'

A I nust apologies for not having been able to devote more time to the questi maire as I was very bust when I returned to my place after touring with the Civil Justice Committee one for the 1 cage notes I have sent Q-II you have anything more to 539, you can send in a detailed

nate

Sir Percy Thompson Q —I think the general inference to be diviniferon your memorandium on local taxation is this. That in recent years new functions have been east on local bodies without adequate resources or with no means of itsing additional funds by taxation and the conclusion you come to is that a considerable proportion of their expense should be beene by the provincial funds?

 Λ —That is the gist of what I have stated. That is generally felt in this province

Q —A very considerable proportion of the expenditure on education and national services is borne by the provincial finances?

A-On elementary education it is, I think the proportion on that would be something like 65 or 70 per cent

O -That is a big proportion

1-1cs, but you will have to take the peculiar condition prevuling in this country. Flementary education is entirely a national service

Q-It has never been treated like that in any other country

A -From the perusal of the books I find it is not treated in that way, but in India it has to be treated in that way

Q -In what way India is different from other countries?

A —Fducation has been neglected greatly, and elementary education is one of things which must be fostered for the purposes of the national cause. If you want to have a good electorate or if you want the franchiso to work properly and if you want to improve all the departments, elementary education is the lack-lone and I therefore do think that it must be treated differently in this country and in any other country.

Q --I think you will admit that if education benefits the individual, surely the families of the individuals concerned should bear part of the

A —True As a matter of fact they are learning a certain proportion but so far as local hodies municipalities village panchajast and malage educational they are able from a not in a postuon fact they are able from the proposition of the particle of the particle of the proposition of the particle of the

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Q-My only point is really this if the Provincial Government have to raise additional funds, won't it be compelled to raise them from the very sources from which the local bodies would ruse them?

A -No Sir The general opinion is that a surcharge on income-tax and excise revenue may meet the case

Q -Is not a profession try really a surcharge on meane tax? Is not

the companies tax really a substitute for measurements on the profits of companies?

V=As far as my experience goes m the monosoil there is very little.

which can be rused as companies tax shall compared with the local needs

Q —Is it not possible to ruse the rates? That is what the Provincial Government would have to do if they wanted to ruse additional money

A —There is a large amount of meome which escapes tradition If it is not an ietual income tax the Provincial Government may ruse something in aid of the local resources from the agricultural meome which is not taxed at all

Q -That is again rusing a very big question

A -With the talent present here no question need he big Sir

" "uniform Q -- Don't you think, if there
putting an inconserts on agricultural
of those agricultural incomes being
ome shape or other?

A —I must confess there is a very large body of feeling against agreultural incomes being assessed in any way, land is alreedy very heavily tived and it is not possible to add any more burden. Moreover, Taluk Boards and District Boards cannot profitably or conveniently levy any procession tax nor mything similar to the computes tax. The only thing you can possibly do is to have some local rate upon agricultural rents in those means.

Q—What you would have to do is to have some specific purpose for these taxes in the same way is you have roal and public works cess which is collected with the land revenue and then handed over to whe local bodies. In the same way supposing the local bodies were to levy something on agricultural incomes they would ruse it not as land revenue but that would insert to some local purpose I has you a general question. Supposing their were difficulties in levying an income tax on ignicultural incomes whether for political or other reasons, don't you think there is a possibility in future of local bodies getting an income from agricultural incomes in some shape or other?

A-If it is to be for benefits rendered, I do not think there will be much trouble

Q—What I mean to say is that there nill le less trouble in getting local bodies to tackle these local incomes for the local purpose than there would be in assessing agriculture meomes to the general incomestar.

A -- Yes

BEODS

Dr Hyde: Q —There are two things which you spoke of one is a surch irge upon meme-tax and the second is subjecting agricultural income to income-tax. I suppose these are two different matters?

A -- Yes they are two different matters

Q—Supposing you cannot subject agricultural incomes to incomeday, there is the other alternative that you will make a surcharge upon incomediax now then the principle had down by you is this that this money should be spent for the benefit of the locality

A - Not like that What I meant to say is that they could be emmarked in contain services

Q — Have you got many people in rural areas who pay income-tax? A —The vet i sports of them do not pay any income-tax in the rural

- 0 -So that you will realize yers little?
- A-No Agricultural incomes are not assessed under the Act You cannot at present assess agricultural moone unless coupled with the general moone which they have, and which is liable to assessment
- Q-If I understand your answer it is this land is already heavily burdened, and according to your view it cannot stand any more
 - A -That is so
- Q -So that the proposal to subject agricultural incomes to income-tax meets with a large volume of opposition?
- A —It is like that What I suggest is that there is a line of least resistance, but I do not believe analody would like to have agricultural memors assessed, because it is believed that it amounts to indirectly furthering the land.
- Q-But things would be easier if this mones were spent for the boucht of the locality
 - $\lambda 1es$
- Q.—Then there is the further question sexing that the people who are the course of greatheral meanes belong to the higher classes whether the would shoulder the moneture secribe of the benefit would be conferred on some other class people who cannot afford to pay for the excuses of elementary clusterior?
- A .-That is a question which cannot be absurred in a simple manner there are people who has a greatfural monnes and the sast majority have no agricultural monnes and these latter people have got children who have got to be educated as a national concern. The former who are employing these cultivators for the purpose of agriculture would not perhaps object to the amount being used for elementary clusterion.
 - Q -Perhaps they might see that it was in their own interest
- A A. I told out in this promise land has been felt to be overhurdened and possilly there will be a great volume of opposition to any lurden upon agricultural menue, but if you want to collect any rate for the purpose of lond services, which partake of a semi-national character, you may perhaps think of rating agricultural incomes
- ' Q-Should a surcharge upon excise resenue to spent for the benefit of the bealtty, and would people pay this widingly in view of the fact that the benefits go to themselves?
- A.—This is a matter which was discussed when the Los d Boards Act was under preparation. The question was considered as to whether money that might be surcharged upon exists return implif be used for a particular locality or not. As you will find in the schedule to the Local Boards Act, it was purpools left vague and it was understood that any surcharge on exists receive receive should go to augment the resources of local belies, without carmarking it for am particular locality or imparticular survey.
- Dr Parent or Q-Regarding your contention that education is a national service do you want that the whole control determine education should be borne by the general tax paver and not by the local body?
- A -- I was going to say that secondary education also comes within these Acts
- Q-But if local bodies cannot manage elementary education much less can they manage secondary education
- less can the manage secondary education.

 A—Local bodies seem to be in a position to a mage secondary selection much better than elementary schools—secondary selects and haring regard to their near they are fairly well patterned.
- Q-Noull you altocate Government not only bearing the whole charge of elementary education, but also taking it into its own hards and managing the schools?
- A.—Having regard to the latters of extreme of and note that promote particularly after the Refers 1 third towers extreme taking it into its own hands. We do not have what is exercisely possible due but so far the drift sees to be in the director of having As a of control over colouration as possible.

- Q -According to your scheme, Government would have to pay the
- A -I should absolutely have no objection to Government treating at the State's function and managing the institutions themselves
- 0—1ou suggested a surcharge on excise At present hour shops are sold by auction, and consequently a high pince is being paid for them If you have a surcharge on these liquor shops, don't you think that the pinces will be much less, I eccuse the bidders will take into account the last that they would have to pry a surcharge I on would, therefore, be practically taking part of the occuse revenue.
 - A -It is part of the excise revenue that is mentioned in the Act
 - Q-But you won't get any new money by means of the surcharge
 - 1 -I am willing to admit that
- Q-It comes to Government paying you a part of the excise revenue that is obtained within the limits of that local area
- A —I think that is the very wording of the Local Boards Act provision. The matter of giving a proportion of the excise revenue, as contrasted with the surcharge on excise telenue, was considered by the I manual Relations Committee in this province, and after discussing the pros and come of the whole question they came to the conclusion that a surcharge was much better than carmanking a frictional share of the excise rectinic
- Q-You have yourself admitted that the surcharge is only a portion of the existing excise revenue
 - A -That might be
- Sir Percy Thompson Q —I think the policy of the Madris Government in the matter of excise is maximum revenue and minimum consumption?
 - A -Yes
- Q -lon have already got maximum resenue because our have pushed your rates up as high as possible, and if you push them any more the field will be less. How can you put a surcharge on that?
 - A -I do not admit it is maximum resenue
 - Q -Isn't that the policy of Government?
- A -The policy of the Government must be modified in accordance with the demand of local bodies
- Q --Won't you admit that the rates at present imposed are the maximum that could be imposed?
- A-I don't If you go on raying them you would get more revenue. The Covernment are curying out their policy slowly and gradually
 - Dr Paranjpye Q-Aro you in favour of prohibition?
 - A -If it is possible
- Q -At any rate, you are in favour of temperance reform and you would limit the consumption of alcohol?
- A-My own idea is that you cannot make a nation soler by legis-
- Jation Q —The public feeling is in favour of temperance reform if it is not to be attained immediately, at any rate, that is the goal to be
- reached

 A-I don't know what the public feeling may rean there are a large number of people who do not understand anything about it
- Q-Don't you think that giving the local bodies a portion of the excess revenue and so making their finances dependent upon excise revenue will come in the way of carrying out this policy and reaching this goal?
- A No so long as you collect excise revenue and as long as you to on getting recreasing amounts let local bodies get the benefit of it if you get loss let them get less. The local bodies will not be in the way of total prohibition or rationing.

Q-When they feel that the policy of total prohibition or a vigorous temperance policy is likely to reduce their income, aren't they likely to he against that police?

O -I will give you an illustration take the case of tolls The retically, everybody agrees that tolls are a nuisance

A -I don't acree

O -Don't you consider tolls are a nuisance. They may be inevitable

A -You must take temperament into consuleration, personally I don't consider them a nuisance

Dr. Huler O -- Vre there a large number of people in Madras who are of this temperament?

1 - I have been connected with beal and municipal institutions for the last fifteen years and I have administered toll revenue all that time I have been connected with immunicially toll gites but I had very few complaints from cartmen that they were much to get on without annovance. The ery that has been recently put forward is from motorists who are auxious to rush through space

O - You said that elementary education was a national concern higher university education also a national concern?

A -I am speaking here as I said as a person who has been dealing with local boards and immeripalities so far as they are concerned I do not below they have much to do with university education and I do not think that their usefulness mucht to be strained by any responsibility with regard to university education

Q-The position is that a large amount of money is raised in land revenue local rates cesses and incomestax from rural areas but those who contribute more in bulk do, not get the benefits but the benefits of this revenue go entirely to a different class of records

A-I agree that such a thing does happen but it is inevitable every person paying revenue may not have a son to be educated. It is mentable that every person who pass a tax should not expect a direct benefit he gets an indirect is nefit viz advangment of the nation and the improvement of his surroundings

O -The fact is that elementary education has been neglected A -Yes it has been

Q-It is these very people who reside in these hamlets and villages that work hard maintain themselves and contribute to the existence of the With their lift or they provide money which is spent in the cities unon different classes

1 -1 do not quite follow. The labouring classes do not often j iv air tax They lead a hand to mouth existence. The majority of then in lessees or cultivators or servants of landowners, so far as they are concern. they pay very little as rates except under the Village Panchavat A t

Q-All that has to be done is to alter the projection in money is divided between clementary and secondary educiti areas and higher education in cities

A -That is one means I suggest. You must all fication of what are national and semi-national services from Government should be allocated

The Maharajadhiraja Biladur of Burdi n 0-5 very great and general opposition to lever incomes you think the opposite a would be tural incomes for local rates?

Q-The idea which we a person agricultural meomics use in the recultural meomes?

A -That is a species

Dr Haler O- 110 of your for I pin + --This money we

where it is rused. This suggestion has not got the evil odour of a tax for the reison that in America they less poll tax for two purposes i.e., for constinction of roads and elementary education. What do you think of this suggestion?

A—I object to it here it is not advisable to live a poll tax. The vist majority of the people are noor, and most of them are laboures. People already pay municipal taxes, local cess, education cess if I go to a village I must pay for the village something as my contribution under the Village Panchayat Act. For irrigation I must possibly carry a load of must in my brisket or find compulsory labour that is the way in which the ordinary man will view the question. I have not considered the matter carefully but I do not think that there will be a considerable amount of opposition to anything like a poll tax. "We have taxes enough!" is the next which there will be a feeling.

The Prevident Q —I understand that you agree with the values wit nesses who have told us that taxes locally assessed, locally collected and locally spent are much more redult paid than taxes collected by the Provincial Government. We have been told that there would be no objection if land tax nere spent in the locality. Under the rewaldministration of the village panchavits villages at taxing themselves to the extent of 20 per cent of the land revenue. Would you have the most determined opposition to such a tax?

A —So far is village pushbasats are concerned then are organized in selected villages after the consent of the inhibitirats is obtained to do certain things which are for the benefit of the village in common. This are strictly speaking not taring themselves. The headman is in charge of the village fund. In some places there are what are called du k trace grass taxes or something collected for the village famedia. That is the nuclus of the village fund. It may form a substitutial proportion of the fees they pas

Q-We have been told that they levy octron

A -I do not think they do A curtman may be willing to pas one tapee for the whole very or a village dramatic tomps may be willing to pay in annual contribution to come into the village periodically it is worked out as a voit of family arrangement

Q-Would money be available for elementary education?

A-I am afraid not The Registrar General of village punchayats himself admitted at a recent conference that very little money was mailable for this purpose, and if possible, local boards must pay a contribution to village panelments.

Q-The idea that the taxes locally assessed and collected are much more readily paid does not apply to local board taxes

A -The local board cesses are collected with land revenue. It has become a manual from 1866

Q -Other traces e.g., the union house tax, profession tax etc., are tollected by local authorities

A—There is a difficulty in collecting them, many Unions are muchle to get in their taxes. I propose that they should be collected by the revenue staff, I have also suggested thit profession and companies taxes are illusory. Three local loardy have already applied to me to have the profession that notification cancelled with the primission of Government Lecause they think that the expense of collecting the profession tax is much more than the resultant benefit.

Q-I understood you to say that there would be far less objection to a local rate on agricultural incomes than there would be to an income-tax on agricultural mesones.

1 -1es, that is what I said

0 -Who is it so?

A -Because people think the local rate goes to the local Lenelit

Q -Wouldn't that apply to other taxation?

A --But your question was whether it would be more readily assessed and more readily paid. I am answering with regard to the traditions

Q - Vay I substitute 'n illingly' for 'readily'?

A -I think more willingly than as a general tax

Q-There will be less objection to pring a local bound tax than provincial tax and vet you say that, if more money is required, it should be levied by the Provincial coveriment and paid over to the local boards

A-My premises assume that local resources cannot be augmented in way. Local taxation has reached the ultimate limit this way

O -If you want to get more money for elementary education, for instance, you are going to get it from the same people whether you take it as a provincial tax or a local board tax. Why then do you recommend that it should be paid as provincial tax?

 $\Lambda + I$ want a portion of the provincial tax to be given to me There may be ways of doing it without increasing the tax

Q-You say it would be much more willingly paid if it were a local tax then why make it an unpopular tax and pay part of it to the local body ?

A -In regard to a specific question, I said that people would like to have a rate upon agricultural meome for local services much sooner than have an income-tax on agricultural incomes

O - You would not apply that more generally

A -- No

Sir Percy floupem Q-You think that the people in the locality would more willingly pay a tix-never mind who collects on issesses it-if the proceeds were to go to the benefit of the laulity and not of the whole province?

A —Yes

Q-ts to the comparative advantage of its being assessed and collected by the local authority or by the provincial authority and paid for to the local authority that is a more matter of convenience of administration Is that it's

A -- Not exactly

The President Q - Perhaps it is a neither of the size of the area et is collected in a village and spent in the village von wufd agree that it is less likely to be impopular. The popularity decreases as the area increases

A - As the area mercases it would be very difficult to assess or collect the tax

Sir Percy Thompson Q-Supposing you did levy an income-tax on agricultural income would it I ring in very much?

1 -I think there are quite a large number of people who get an income of more than Rs 2001 to m agricultural find

The Legalient Q I think there is shout 2000 people in Madras paying a fird revenue of Rs 300

Almheren TRADERTICAL E TELL PROPERTY AND ADDRESS AND tper a who pay P t get n the 2 000 three times R

Dr Paragre O. D. ven say that a record proceeding revenue of Rs. 50) makes an inerrestriction for left (00)

A -His gross mome may be that and even one. Its net meone would be something like Ps. 4 000

The President Q. The Advocate-General has subjected that rootward lands raw be valued at fits times the reserve profile of the land.

A. That is a natter which after ted the after it. On it iftee during the last year with regard to the action is t the Cord Justice tomts There

are suited this value of Res (1915 which has to the following the value of Res (1915 which has to the following of he areas (1915 Per 1916 Per 1916

Q-lon lare a list of the rul ber of justice of er tet that take pro-account all the joint justice or the number of single retting he'd by one indiridual"

A -This does to tan heate the actual rather of per le with an income of more than Re 2(11). There may be people who have jo that fir very arral amounts but whose mounte from land a git be large. It is not pro-

3 II-18

to conceive of any projection between revenue derived from the pattas and the actual value of the land or the income from it without careful investigation regarding the quality of the soil and its rangition sources

Q-Wo have rather been influenced by the statement from another province as to the number of pattas of small size. Your view would be that the number of people pring Rs. 500 land revenue would be no indication of the number of incomes at Rs. 2,000?

A-Absolutely no indication. There may be a number of people who pay a revenue of Rs 100 or Rs 100 whose income may be more than Rs 2000

Su Percy Thompson Q -Who are actual cultivators?

A—Ordinarily when the man makes a calculation of his expenses and mome, both will bulunce. That is with reference to the petty pattadar With regard to the pattadar of Rs 200 to Rs 500, they merely let their land to other people who are actual cultivators.

The President Q-If you begin to find pattadars paying Rs 100 that would include men with an income of Rs 2,000?

A —\Les

Q—In paragraph 9 of your note you say, "The assessment and collection of the 'profession and 'companies taxes are attended with considerable difficulty'. But is it not a fact ill over India that the agriculturist pays a good deal more towards the local services than the non agriculturist'.

A -les it is true

Q—In particular objection has been taken to the fact that whereas there has been no exemption in the case of an agriculturist however small his income may be the professional man with an income of Rs 2000 and downwards contributes very little indeed towards the local or general expenditure

A —Yes

Q—Have you any method of making the money lender the small shopkeeper and persons of that kind contribute towards the local services?

A —I have tried my best and I do not find a way out of the difficulty. There are people who and exercising some sort of profession in rural areas who perhaps have ancomes which could be assessed under the Local Boards Act, but I have been recurring reports repeatedly that it is impossible to access or collect anything from them lecture in the insty place they do not maintain any accounts. So on what basis are von going to get at the village money lender for example?

Q—It has been suggested to us that a hieras tax imply be imposed—simply charge so much on the profession without regard to the income

1—I force now whether for the exercise of a profession a hierase has

t —I forget now whicher for the exercise of a profession a license has to be taken, but there is no be some such license prescribed

Q-It was succeed by Mi Gepalaswami dying it that there is a considerable fund to be made out of the heenes.

\-I think it is a possible wit of getting at the people who non orade.

the profession tax Q The parent of the Income-tax Act was the Luceuse Act which touched even measures of Rs. 250

A -Yes

the local bodies

Q-Ind some of the Puropean countries have no limit of exemption to

the income-tix

A - If you are to do anything with regard to the profession tax it must be done by a consist taken with reference to the persons engaged in the professions and a large number of professions have to be hereased. An intermediate the professions and a large number of professions have to be hereased. An intermediate the professions and a large number of professions have to be hereased. An intermediate the profession and a large number of professions have to be hereased.

t) -1 am assuming that you use the agency of land revenue staff

A .- Thet there is something to be got

O As a pards motor vehicles and tolls, do you think that the difficults woull be not if if or impost a proximent tax similar to the tax in England with reference to horse power and the proceeds were handed over to the

toud board for distribution mong the local to hes? This would free all motor vehicles except taxis plying for line from tolls throughout the Presidency

\—I thus, it is possible under the existing statute to compound the licenses for all motors in each district. Why should not that be done with regard to all such vehicles in each locality?

Q-If you have this provincial tax on motor cars graded with reference to the horse power you could then exempt all motor cars from tolls

A-May I point out that very little inconvenence is felt by motor car owners when they pass the toll gite. I have passed through many gate, I get down and pay the money and go on

Q-Ms experience is different 1 have to get down from the car and it will take at least five minutes for the min to come out of the box On more than one occasion I had to go near without pring the amount and then send it with a letter to the President of the District Board

A-We may have more rigorous rules with reference to that matter If there is not fault on the part of the gate-keeper, we may fine him heivily. But I do not think there will be any insuperable difficulty.

Q-My own experience is that invariably the man will have the bar put against you as soon as he sees the car at a distance

A -Yes, the other day Mr Mackwan also had some trouble. The gate was closed at night and there was no light and he had an accident. There are such instances, but at the same time. I do not think the evil is so first as it is made out to be

Sir Percy I hampson Q —The tendency is to abolish tolls everywhere A —Perhaps we have tolls only in this promise and probably in Bomt iy also I was going to say that having regard to the revenue of the local bodies the toll income is a substantial portion of their revenue. It is about 26 lablus in this Presidency

Dr. II pler Q —In the case of the Dharapurum Municipality the tolk contribute 50 per cent of the total revenue and the c of other municipalities contribute 7 10 14 per cent

V-I am talking of local bodies generally Nearly 30 lakls of rupees is the income from the tolls all over the Presidency. That works up to an average of one lakl for each district. It is not negligible. Having regard to the past history of tolls in this province we have to continue the tolls however troublesome they may be. They sield a substantial income and it is very difficult to interfere with them. What e sc are you going to do in this province?

The President Q -One of alternatives suggested is that you should leav from the agriculturist a small addition to his cess which would exempt limit from the tolls and from the other owners of vehicles a vehicle tix

A —I object to that That is not the cornect thing to do So far as the agriculturist is concerned, which early minute or seel within a radius of two noles from the village that be exempted and are exempt in some districts from pasiment of the toll. I do not believe it really works a hardship on bong file agriculturists.

Sir Percy Trampion Q -Would you object if you have a compul ory tax on motor vehicles which would be exempt from tolls and a compounding tax on other kinds of vehicles they will be free from tolls if they like to pay it?

A -In theory it is all right. But in practice it will work considerable hardship and inconvenience. It will not be possible to predict whether a curt fees once or fifteen times through the gate.

Q-The man knows ordinarily what he is going to do with his cart He will say 'I am going to take out the license'

1 —The real of jection to that is that the man who passes the toll gate often will be the first to say that he would pass the toll gate rarely

O -When he pays the house he gets a mark on his cart

1—How are you going to differentiate between a man who does not use the gate and a man who use it many the est. As far as I understand it, it is for the two of the road that he pars

He President Q-In fact most of the District Boards have a compounding rate

4-1c. They have a striement taken as to whether it is a genuine case, and whether the average number of times that the man goes would be within the minimum and whether he is doing so for certain specific purposes

Sir Penci Fle if win Q -Why is it necessary to ask that question at ill. Why don't you allow a min to con pound if he wants to do so;

The Previent -I do not thinh it is the usual procedure A -- A cry for do it. The compounding fee if collected would hardly form a two-hundredth of the total throuse

M1 T R VENKATARAMA SASTRI, Advocate-General, Madras, was next examined along with Sir T Desikachari, Kt

Written memorandum of Mr Venkatarama Sastri

In the event of new sources of taxation being required to replace old sources that may be condemned, the imposition of a tax on property changing hands it death may well be considered.

Duty levied union the existing law on the grant of niel its and letters of administration is of the same nature as the tex proposed, but its incidence is uncertain and unequal and it does not fall effectively on all cases of size cossion and inheritance. Except in the presidency towns of Madras and Bombry and the province of Bengal, probate and letters of administration are not compulsor in any sense and the exceptions and intuit of decreased persons can deal with their estates as effectively without, as with probate or letters of administration. Delt's due to the decased cannot indeed it accorded by sait without a successary for of training a decrea of an order by may of execution. But successing certificate the production of which is successing certificate the production of which is successing certificates may be obtained in respect of and limited to those delts that cannot be recovered except by action and do not mission than the specified over these are the result is that it is placed of the tax of the control of the production of the control of the c

In the towns of Madias and Bombas and the province of Bengal, trabata and ketters of administration are compulsary under the Handa Wills (et. They we not compulsary under the Handa Wills (et. They we not compulsary) in the sense that the executions and hears we obliged to obtain probate and letters of administration and pay the day of the eventual services and the debtors of his estate and the proportion of probate of the eventual services are dead the debtors of his estate may us for the production of probate of letters of administration in their own security. It may however if that the execution of hear dead not need to dispose of any property or to recover my distribution for the production of probate of the property of the probate of the probate of the production of the probate of the p

iteters of administration of succession certains who start them with this that succession duty is to be rapped and collected in all cases where property changes hands at death. One is confioured with no difficulty when the property exclusively belong to the deceased person. But what is to be done when the property belongs to a point undivided thind family governed by the Vitakshara Law? According to be found to be a found in the property of point limit a paint of point to be a paint of point to be a paint of the first o

would be entitled to have that share alletted to him. If the member diswithout obtaining a partition his petential share lapses to the family by white so cilled an entitle that the state of the same that it is called a call to an other member. Though this is good. Handle Law it cannot be used and ought not to be allowed to be used to resist the losy of the tax and indeed the High Court of Madias included the value of the share to which the deceased person was entitled in joint family property for the purpose of calculating the probate duty that had to be paid on his extract. To every a joint Hindle family from traxition on the ground that no property passes on the death of a member to his horis is unjust to those Indians that are not governed by the Mitashiar's school of Hindle Law and makes the medence of taxation unequal. I put aside therefore the idea that a joint undivided Hindle family is not to be taxed out the ground that theoretically there is no succession in a joint Hindle family is not to be taxed to the family of the count Hindle may be entitled to a specific share of ascertinable value by which the joint I multiple benefits by his death without effecting a narrition.

partition

The next question is, when and how the joint family is to be taxed. There are there alternatives suggested in the questionnine. The third iternative of a copportion duty. Joint saids because it is unfamiliar to me of a most state of the suggest of the property of the said of the suggest when the suggest in the suggest of the suggest of the suggest of the suggest in the suggest of th

The second alternative is the leave of the tax on the death of the manigung member of the family. He net result of the course may not be inequal thic but I can conceive individual cases where the method may be an hard on the family. I should personally prefer to levy the tax on the topmost member of each brunch and on the value of the share of his branch. If it is to say, the joint family in the Mitakshara provinces should be treated for the purposes of this tax exactive as if it were a Davabhaga family to make the matter clear let me take by way of indistritions a joint family consisting of a father and four sons with grandsons by each son. On the death of the father and four sons with grandsons by each son. On the death of the father and four sons with grandsons by each son. On the death of the father and four sons with grandsons by each son the course of the family consisting of a father and four sons with grandsons by each son the work of the family property and the same thing will happen by the other three sons successively becoming managers of the family and dwing subsequently. It is of course concern blue that while yet the eldest I tother is the in miger of the family property and then death. But it is not a natural or normal course of a course concern blue that while yet the eldest I tother is the in miger of the family the death of the family would be treated as entitled to four fourths and on the death of the extact as entitled to four fourths, and on the death of the extact as entitled to four fourths, and on the death of the extact as entitled to four fourths, and on the death of the extact as entitled to four fourths, and on the extact only the times. For avoid the result may suggestion is, that cach of his four times but only twice the amount of the tay avaide on the feet of any one of them try hould be paid to do not fourth of the extact on the family well be exceeded to the source of the paid to the course of the paid to the cours of the same that the only a member of a point family reseal it t

As for the scale of taxation I consider that it would be felt a great hardship if more than 5 per cent were to be charged except in the case of big estates and the succession of remote relations. In the case of heirs falling within the limits of natural -affection, the tax shoull be least on the se do to be mentioned presently and in other even the scale is to be doubled. This scale that I suggest for the heirs who are relations in the first degree is this. No tax is to be fevred on estates about in the immune to be been after mentioned at Rs. 5,000 or less. I or state in the property of Rs. 10 000 tax is to be levied on the excess over the exempted Rs. 5,000 at less and it the amount of tax due on Rs. 10 000 $I_{\rm R}$ is per cent on the excess of the exempted Rs. 5,000 at the smooth of tax due on Rs. 10 000 $I_{\rm R}$ is per cent on the excess of the exempted Rs. 5,000 and Rs. 1,000 on and the substitution of the excess of the excess of the exempted Rs. 5,000 and Rs. 1,000 on the excess of the excess of the excess of the exempted Rs. 5,000 and Rs. 1,000 000 and Rs. 1,000 000 and Rs. 1,000 000 and Rs. 1,000 000 for exempted Rs. 5,000 000 and Rs. 1,000 000 for the excess of the excess of the exempted Rs. 5,000 000 and Rs. 1,000 000 and Rs. 1,00

The proposal may be seen at a glance as put below -

	R.s.	19		F.
	0	5 000	No tax	
	£,000	10,000	2 p e on excess over	1.0 0
1	0,000	En _i naa	3	10,000
5	0.000	1.00,000	, "	60,000
1.0	0000	6.00,000	5 "	1,00,000
	ด กนด	10 00,000	7	6 00,000
	0.000		10	on the excess

Relations in the first degree in which category I place all those who are descendants or ascendants of the decreased or his collateral relations temp descendants of an ancestor not remote than the grandiatior, maternal or paternal, will pay on the above scale. Other relations will pay double the rate

I ven of the teletions in the first degree the sons, grands use of sentgrandsons or the daughtness or their sown may be faved on their shares instead of the tax being fixed on the whole estate and each beining a proportionate part of it.

Should there be a specified method of valuing projecties for the purse of succession duty or should it be left for decision in originate. The value of properties varies so much in different localities that one may well take the view that it should be decided in each case fixing rigard to local conditions. On the other hand, the nature and individual temperature for local conditions. On the other hand, the nature and individual temperature in the section of value. It will avoid all personal equation and convequent hird-hip to have a diamite at vitational based method of valuing properties for the two distributions. The other hand, may be solved in the properties of the local temperature in the section of his distribution of the properties of the local temperature of the following the section of the local temperature of the local temper

Now I shall proceed to give amounts to Qc 117 to 116

Q 117 -The question stands answered in the elening fara righ. I am in favour of the love of duty on succession and information

Q 135 - All three principles are worth accepting at I have been re-membered in the select I propose

O 19 -11 (unchanging rates i contains the rates were not to be a colorated for not accept its validity. But I take at that it cits worns that the equal operation of the tax depends upon its continuing unal time consultration processes for consultration processes.

lenguary tax or a lax at ratio yaving four vert to core (1) In use to the proof of a large tend at and a sal or worked by the fourth of correct and of all objects by the lax equals in all cases without allowing may care of access in or integration for example it in the equal in teleme tree intendities.

- (3) I suggest the collection of the tax by the Central Government But I recognise the likelihood of richer provinces objecting to this course is disadiantageous to them
- Q 140 -1 have not adopted any of the schedulo of rates set out in sunozuro P and stated to be in force in different countries 1 have suggested a schedule of my own
- Q 141-I have rejected the third alternative proposed, nor have 1 accepted either the first or the second. I have suggested what is a combination of the first and the second.
- Q 142—two no difficulty in collection. I suggest its collection along with the peshlash in estates and by the incompetax authorities in other cases or by the incompetax authorities in all cases.
- Q 143—The difficulty pointed out may in some degree be true in all continues. But it is more true of India as often a lirge number of thrift-less people depend on one competent carming member. I have taken sufficient account of this consideration in fixing the rate at which the tax should be lerved in this country.
- Q 144 Inforcing payment by merely invalidating transfers is now in force in some places. Even there it is ineffective by itself. It is in any case impracticable to apply it to movable property other than stocks and shares
- Q 145 -The agency for the collection of income-tax may generally be utilised for this purpose
- Q 146 -I have suggested that exemption should apply to properties of the value of its 5000 and below

Mr Venkatarama Sastrı and Sır T. Desikacharı gave oral

- By Paranypye Q—You are in favour of death duties if it is suggested that more sources of revenue should be found out? You consider that inheritance and succession duties are legitimate sources of taxation?
- Sit T Dealachuri A My conclusion is Considering the subject from every point of view, it appears to me to be not expedient to levy a tax on inheritance and succession except in a qualified way on legicles and testamentary succession.
- Mr I on a training Statis A —I think it is legitimate. The medience is unequal at present is between communities. I may go a little further and say that even with regard to the same community in some cases they are obliged to take out probate or letters of ideministration and in other cases they are not obliged to boy of he result is that though there are a number of cases of succession some pay and some do not I wish the law to be so devised that every one of these cases will have to pay alike
- Q -At present practically only when a man vants to have the probate or the succession certificate and makes use of it he has to pay and not otherwise?
 - A -Yes
- The Maharajadhiraja Bihadur of Burdwan Q —When you say that all should be made to pay, you mean that everyone should pay but the payment may not be uniform?
 - A --I mean that every case ought to be made to pay according to a scheme that may be devised
 - Dr $Paranyp\, je$ Q —And that scheme must be uniform to all communities?
 - A -les
 - The Maharaja Ihanga Bahadur of Burduan Q yart from the question of rates, don't von think that communities like the Indian Christian community have been treated so far on a different footing from that of the Hindi community, for instance? You could not by a stroke of the pen say now "we are going to have a uniform rate in all cises." Because apart from the occasions on which you lety these duties, are there not other circumstances which require differential treatment?

- A I do not think that the difference in your personal law is a ground for differential treatment in taxation. At any rate, that is not the year large taken
- Q.—What I mean is this. In the case of the Hindu joint family there is a difference of opinion as to whether each share should be taxed or, as you say, whether you should tax on the death of the lasta. As you put it in page 389 of you memorandum, there is one difficulty arising on the death of the lasta When Jawa the dies learning 4 soms and 4 grandoms, although under the Mital-Mora Jawa the legislation in the e-parts each man has got a legal right to a share of the aucestral property, set if the lasta has not divided the property it may be quite fersible that because the lasta is deed you should leav the death duty on the whole property.

A —Yes

- Q—But supposing the laita has partitioned among the four sons, then if you levs on the whole property and to souther, it will be an artificial leap, hereuse the property as a whole has coased to exist?
- 1—the reachone between two alternatures. If they had divided, the lasts would have taken one fifth and the tax would fall only on that one fifth, and the slave of c chi of the sons would also be praying on his one-fifth.
- Q -Ms point is this. You know that at present large properties passether is guit or as settlement in the lifetime of the proprietor without even a small stamp duty being paid. It is very frequently done perhaps with an ordinary stamp duty.

A —Yes

- Q —Of course you could not stop that by law. Only you can mile the stamp duty light But suppose the whole ancestral property comes to me lakh of uppes. Onder the point family system supposing the four grandsons are all grown up the property will be divided into eight shares
- A —It will be one lifth for the grandfather and one fifth for each of the tour sons and each of the sons will divide his share with his children
- Q—50 it will have to be divided into five shares. Now suppose the grandfather has divided it among his sons. The property has actually presed out of the hands of the hards. First a the larta does not get any heaft of it. The sons get the benefit. He has his one-fifth and when he dies that our fifth will become anectard property.

A —Les

Q -Therefore on that one-fifth all the shareholders will have to pay

1 -1es

- Q—But I cannot follow why the others should pry for a share of the property which they now possess. I think it would interfere with the Law of Mirch bire. We no here to consider two sycetes of the question—the feasibility and the desir drifts of the death daty. On the question of desirability probably there may be no two epimons. But on the question of feasibility there may be many opinions.
- A -- According to the law in Bengal, the person who is a filled the fund will be the absolute owner of the property. So for not the Midschara provinces are concerned invited is this either you must key a duty so as to fall out all communities able or you must not impose that form of taxition at all. You cannot have it for some communities and exempt others.
- Q-My difficulty is this. In a Mital share found, where you have the law of primoventure, it is very casy, he are whether the men have ten or fifteen son the one of prijerater on he charged at a certain rate. But where the law of prime mitner does not exist, is if for on those who succeed under a well-exist held limit I is that because the Intal has died the shares which they I are I in enjoying during the lifetime of the lathershold also be nevessed?
- A—My point is this. The culs logical footing that can be taken according to your argument would be that on the death of each tax his particular share. I consider that there are certain difficulties in it is not applying that form of taxation to the joint family for the reason that the jurith of a chill and its immediate death would must reasting of the jurit death which that that the the other numbers. That is the alternative

Q-What I was thinling is this Suppo e under the Mitilsham I aw a father has four sons and he does not divide the projects, though he could have done so

A-If he had divided then he would be in the same position as a

- Q—Under the Mitakshara I aw, would it be possible to make the differentiation in the case where there has been no division in the lifetime of the father? You say that theoretically three no five shares. I ct us not consider the grandsons now. Theoretically each of the sons has got one-fifth share. Suppose the father dies. Now some the karta dies without partitioning you can impose your death duty on the whole estate. In a case where the partition has taken place and sons have separated from the father and have been enjoying their respective shares in the property, why should you lievy the duty on the whole estate?
- V-You do want taxation on the joint family. Then there are two or three possile alternatives. One is to tax every death on the particular share which the deceased person possessed at the moment in the joint family. But I think that rould involve a harassing imposition of a tax which might have to be put it every vear in a typical joint family.
 - Q -Suppose there is a safeguard in the case of minors and infants
- Sir Percy Thompson Q Would it be feasible not to charge on the death of infants on the ground that the infant is not entitled to demand partition?
- Sir T Desikachar: A -- It will be entitled to demand partition in certain cases
- Mr Venlatarama Sastr: A -If the theory of taxation is that the share passing on death should be taxed, then that child does pass a certain share But I agree that safeguards could be devised
- The Malaragadhray, Bihadur of Burdican Q—On page 390 you say "There this mode of faving the tax must be abundend as unsuitable or it must be laid down that the death of no member of the joint family who is not an adult or who is not above a certain age at death should involve the payment of the tax except when he happens to be the sole owner of the property" Suppose this suggestion of yours were accepted in some shape or other then would not the alternative which we have been just discussing her nossible?

A -- 3 es

- 0 -Ti at is taking the duty at the death of each individual?
- 1-les you can limit it to the share of the deceased
- Q -So do you think that that would be more palatable to the Hindu joint family than the other two alternatives which you have in your mind?
 - A -I cannot say whether it will be more palatable or not
- Q -- Henry a Hundu myself. I have also got to consider the question from the aspect of a Hundu. Therefore, we have a lot to find out what would be the kind of death duty which would be least objectionable to the joint Hundu family.
- t-I do not think there would be any great objection in the ultimate proposal that I have made
- Q -I want to make my illustration quite clear Theoretically each man had one-fifth share because there would le no actual rartition Under the Mitakshara I aw you would lety the death duty on the whole extate?
 - A -We are trying to legislate
- Q—What I have in my mind is this Let us suppose the son has quarrelled with his father and there is only one son and during the lifetime of the father there was a partition. Then the property Lecomes half and half. Supposing the property is worth one lish of rupees when the father dise his property is worth only fifty thou and runces. I ask you whether you will be justified in levying a death duty on the value of one lash of rupees or fifty thousand rupees?
- A -I do not think it is quite unjustifiable. It is a question of choice between two alternative modes

The President Q-Would either of these proposals be more likely than the other lead to the break up of Hindu joint families by forcing partitions?

A -I don't think so

Q.—May I make my case more clear? Supposing you have a graduated scale of duty, your duty would become more heavy on large estates. Your second alternative is to tax the whole property. Therefore, the levy would be higher than under the first proposal. Do you think the second alternative would not induce people to break up the Iamily?

A -There are other considerations which will keep the family together

Q -We have been told by some of the witnesses that this tax would sound the death knell of the Hindu joint family s stem

A -I think each one expresses one s own views

So Percy Thompson Q-The idea of a death duty is to levy a duty on the property prising on the death of a person Supposing you have a joint Hindu family with assets of Rs 100000 and assume that there is the father and one son The father dies, what is the rule of the property passing? Surely, it is what the father's interest would sell ior subject to the hability of the son a claim. Therefore would not the value of the property passing be Rs 50,000?

A -les

Q -Therefore before departing from the principle of charging on the value passing on the death of a person strong reasons are necessary. Are there any? It you make a restriction which is being suggested by the Maharajadhiaja that you ought not to charge on the death of minors, the number of deaths is ceitually not going to be great

A -It obviates some of the difficulties that I tried to get rid of

O -- Is it not quite fair?

A -les my idea is both these methods would work finally, so far as the joint family is concerned, in exactly the same fashion

The President Q-When Sir Percy Thompson was referring to the second alternative he meant the second alternative in the paper, is it not?

A -I understood what he meant

Dr Paranipye Q -I go further In Ingland death duties involve succession duty, because ordinarily there is no succession except at death. In European countries death duty and succession duty are practically identical On the other hand in the Hindt Law, death and succession are not identical Property passes at birth also. On the other hand if we restrict ourse us to a duty at decth only, that will not be exactly on a pur with the duty levied in Europe. While in the case of Christians death duties would be the same as in other foreign countries in the case of Hindus, it would not be so

A -I do not know that Perhaps you are looking at it too logically I think duties at birth cannot be contemplated

I am really in favour of your alter-Q-I am not contemplating that

native A -As far as I am concerned I am not very particular which of the alternatives is taken. I do not want any harassing duty on the death of

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A -I am not dealing with the case of treation on the birth of a child, but on the death of the child

Q -The ground for exemption from death duty on the death of the child is substantially that he has not got a right to demand a share for lumself

A .- The question is has he not taken the property, and does it not pass on his death. You must agree that the child since it is born has taken a share of the family property and the family again gains on his death

Whatever the reasons may be that we give for exempting that case, I take it, on the whole exercise is agreed that there is a case for exemption lost must exempt on one ground or another.

The President to Sir T Deulachari Q-May we know generally your reasons for limiting this duty?

Sor T. Bendodari. A.—H. any tax be imposed, the exemptions that his to be necessarily made should not be a great as to induce the feeling that one portion is taxed and another portion is exempted. That is what I have stated. I therefore want to impose the probate duty only on wills not deposited nor registered.

O -Would not that be unequal to tax only people leaving wills?

A—If there le a will and testamentary succession the person gets the property lo the wall of the testator. He did not expect to get it. Practically the second with the testator there is no reason who he should crimible if he has to now a problete duty.

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The President Q-I understood the Honble the Advocate-General to say that taxation need not affect the personal law

A -He was assuming there was succession when there is not As pointed out by the Malarajadhiraja Bahadur, there would be a certain amount of interference with our personal law. I say it would lead to the breaking up of the tradition which has been observed by the British Government ever since they came here

Q -They are quite separate-the law of succession and taxation of property passing on death

The Malarapadhirapa Bahadur of Burdwan—He contends that in this case which he has mentioned the projects does not pass on death

A—If a house belongs to a father and a son the father is as much tentrified to it as the son. First is the owner of the whole and part of the property to which he is entitled and neither of them can predicate any portion as its

O-He has a beneficial interest?

A -As I understand Hindu Law he has no beneficial interest such as is connoted by the term in any other legal system

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A -It may be ascertainable by partition or by agreement and not till then

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Q -You won't exempt the present communities that pay?

A.—I won t. I am not saying anything new The Indian Christians have been exempted from the necessity of obtaining letters of administration for the whole estate. They have by a recent Act been enabled to take only succession extificates for the purpose of realizing their debts. It was peintedly mentioned before the Civil Justice Committee that Europeans and Anglo-Indians are compelled to pay the tax. They are not lindus nor converts to Christianity, and therefore they have been paying the tax. My own view is that in the joint Hindu family there is no succession. Unless there is a succession, there is no question of death duty. In South Kanara and Mitabart, there is no division of property at all. They cunnot understand anything like a duty on succession. In South Kanara and an Malabar, and also the Injuge tablished tradition. By introducing this you will be confusing and upsetting the Hindu Law which has been respected so long by the British Government.

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- Mr. Verbalance a Sieler. Under the English faw there are cases where the property passes to survivorship. Buth races under the Emerica Act are traded as succession for taxifour purposes.
- No. 1. Distinctors. There is another amongly. A Hindu need not obtain betters of administration set if Le wants to jet functioned primise sort today or accepting the of that nature under a will be law to obtain betters of administration or probable.
- The Preschool Q. My point for the time being is thin. A man like might the present conditions in possession of the point fairly property, that done is secretainable and helds to produce?
- A It must be assertantiable by partition on by agreement and not toll then

Ur Venlatarama Sastri —The executor does not take point family share but when he is called on to pay probate duty he pays not only on the property passing by will but also on the property which is passing by survivorship

Sir Percy Hompson Q —It is not necessary to show succession. There is a valuable interest in the property and it goes to somebody. I do not care who the man is. The value of the property is not lost

Sir f Desil achaii -- It does not go anywhere The property was already there and the man was empoying it

Mr Venlatarama Sastri -That is connected with the underlying meta physics of the Hindu joint family system

The President Q --Would the increase of taxation on pioperty passing at death tend to increase the number of partitions? Would it be necessary to accompany it by taxition of partitions?

A -It did not strike me so when I read it first. Divided or undivided that is the shire which is going to be taxed

Sir Percy Thompson Q -If you tax the share, it does not matter?

A -- Surely so

Dr Paranjpyc Q-In any scheme of death duties, you will have to obviously make some provision with regard to be ts?

A -I think three years is the rule in England

Q -Would not a partition within the same period be practically a gift?

A -I do not think so

Q-lou xy 'Succession duty will be payable on the death of a member of a joint Hindu family who has no ascendant alive and on the value of the 'nunly property to which he on his branch was entitled

at his death

1—les I think one of the two things I was quite willing to have,
and in each cise I calculated what each system would work out to so far as
the joint families were concerned. I thought the families would not lose
anything on either alternative though I preferred one of them. If this
Committee thinks that it is more logical to adopt the share of the man
as the basis for tavition exempting the vounger mambers of the family up to
18 years I have no objection.

Dr Paranjpje Q —I will put to you just a concrete case the case of a Hindu and the case of a European There is one Hindu and one European, and neither his any son at present Each has inherited one lakh of rupes from his ancestors. After each has been in possession each gels a son Well, the Hindu dies according to this system of taxation the share of the property will be charge-the with a duty on fifty thousand rupees. On the other hind, the Turopean will be charged on one lakh of rupees.

A-I think if the European had lost 50 000 rupees before his death he would be charged only on 50 000 rupees. The birth of a son to the Hindu is the same as a loss of a certain share

Q—In this ciectwo people inherited exactly the same amount of property each of them gets a son but after all a Hindu on the death of his tather will be chargeable on a property of 50 000 rupees whereas the European on 100 000 rupees a large of that this is a great inequality between the two

A -There is a compensation. The Hindu con, if he dies lefore his father, pays a tax on Rs 50,000 which the European's son does not pay at

Q —Take the ordinary case, the son will die 30 years after the death of the father

A -I im considering the case of the son dying before the death of the father. The Hindu does pay a tax

Q —Tale the ordinary case over a generation of 30 years. In each case at every interval of 30 years the Hindu family will pri on 50 000 rapees. Purpose whereas a Furopean family will pay on 1 00 000 rapees.

Ur Tentatarama Sastir 1-10 system of taxation can be quite logical

Sir Percy Thomas R Q -If an Inglishman did voluntially what the Hindu does by law, he would be in the same position as the Hindu. Where is the inequality?

Dr Paranji je No pirtition could be stopped If a Hindu consciously and deliberately leaves the property, they will be on the same level

Wr. Lenlaturana Sastri. A -In the case of a Hindu 50 000 runers is lost on the birth of the son, it is not lost in the case of a European

The President Q-You say that the percentage payable by way or court fees decreases as the claim in suit increases in value, while the successions court nees occreves as the claim in anti-increases in value, while the succession duty increases in preceding as the estate increases in value is that right? Another judicial authority has put it to us that it ought to be the other way the bigger the value of the sunt the higher should le the rate Hie would graduate the court fees just as you would graduate your succession duty. I wanted to ask you whether you agree vith him

A -I think not If a man has a large estate to recover should be be mide to pay heavy duty when not in possission of the property before he can bring the matter to the court? That is what it comes to You know the judicial administration already pays its way, and leaves a balance

The President addressing Sir T Desil ichari Q-Did you find this anywhere during the course of your tour with the Civil Justice Committee?

-Everywhere except perhaps in Burma the court fees collected were A —Everywhere except perhals in Burna the court fees collected were not commensurate with the expense of obtaining probate or letters of administration and in Cakutta I found that there was a substantial sum left over Even supposing you take into account pensions, buildings and certain other things connected with the judicial administration as part of the cost of that service still a substantial sum was left over for general purposes

Dr Paranii je Q -Did you make any allowance for the time taken by the judge in administering criminal justice?

1 -Wo were not given any particular terms of reference with regard to such matters. But withe a viter witness said that the courts were paying much more than was needed for the service rendered by them

The I resident O - You did not make any analysis of the figures?

\—I made a rough analysis. My idea was that in most of the pro-vinces after paying for both criminal and civil justice there was a ub-stantial sum left over which was being utilized for other purposes.

O -Did your calculation include probate fees

A-les The sum collected on succession duty and probate duty has to be included in the calculation because they are both collected as fees under the Court-fees Act As I pointed out very little work is done by the court which grants probate or letters of administration

O -- The stunn duty on a bill of entry has nothing to do with court fees A -Anthow you collect it not as a tax but as a fee for the services

rendered

Q-Shoull we not analyse and eliminate tixes on transactions-court fees stamps bills of entry, etc?

A -I have not the slightest objection to have it done but the difference in the net result is negligible. My idea is that court fees are collected out of all proportion to the services rendered by our courts

Mr Tenlatarama Sastri -On that partigular question one reason occurs If Initiaturum Sastri—Un that particular question one reason occurs in the case of succession II a man gets property by death, you get a share in increasing proportions as the property goes up In the case of court fees he is suing for the property which he may or may not get, lou are giving him simily an opportunity to place the matter before the court

Q-Would you take any extra court fees if he surgeeds?

1—In some cases it is allowed. A pauper sues without any court-fees and pays after success. But I do not know if it is possible to make any distinction between the case in which he succeeds and in which he does not succeed. I am suggesting the reason why in the case of succession duty the tax increases when the property goes up in amount

Sir T Desilachari --You are putting a question to the Honble Advo-cate-General as to the amount of court fees to be paid in proportion to the value of the suit. I find that the work done by the court in a money suit

concerning two lakes of rupees is nothing at all compared with the work done in an injunction suit valued at fifty rupees. There is a great deal of anomaly in that matter. I do not think it is proper to have the court fee paid upon the valuation of the suit fixed at the plaintiffs pleasure. It must be on the nature of the suit and not on the value of the suit as fixed by him or by any arbitrary rule

The President Q -Is a fee levied for such suits in the High Court? Mr Venlatarama Sastri - The High Court has a system of sitting fees

on the Original Side

Sir T Desikachari A -In Mysore I think there was a scheme to collect court fees in the first instance for the whole suit and to remit a portion of it if the suit was not contested. With reference to injunction suits which relate to property of high value we should not allow the plaintiff to value his own suit although it may be necessary to value the property itself in order to get possession of the property

Mr I enlaturama Sastri 1-I think there is provision regarding the making of rules for the valuation of such cases under the Suits Valuation Act The power has never been exercised by Government

Q-We cannot compel the High Court to do that

Sir T Desil achari A -The Government and the High Court have to make tules under the Suits Valuation Act in order to make court fees approximate as far as possible to the value of suits both for purposes of court fees and jurisdiction but nothing substantial has been done

Q -That Act is practically a dead letter?

A—Not exactly some rules were framed but they are crude. For all purposes practically valuation for court-fees is the valuation for purposes of jurisdiction. So if I institute a suit for injunction with efference to property worth three likes of rupes and ask for an injunction valuing the claim at Rs. 3 0000 that suit will go to the District Mussif whose pursidetion is up to Rs. 3 000 and not before the District Judgo. The court-fee is paid on Rs. 3 000 and not on three likes. There are many anomalies of this kind which have to be corrected if you want to lety your court-fees on a rational basis for services rendered

Q-Would it be possible for both of you to give us a few notes en detailed items of the schedules the whole thing wants recusting

1 -We will try

Q-Would you please explain your statement. In trade accounts maintained in the mofussil as they are now and are found to be for a long time to come acknowledgments of prolative value have to be accepted in evidence by a straining of the provisions of the Stamp Act??

Sir T Desil ichari A -Let us tale a busy municipal area where you find documents signed without aim stamp in effect promising to pay a sul-stantial sum of money. What courts now do is to treat them as not bonds or What courts now do is to treat them as not bonds or as promissory notes but as acknowledgments or as agreements not otherwise provided for and collect eleven times the stamp duty propher of a not collect eleven times the stamp duty propher of a received the stampens that these acknowledgments or undertakings to 1 to at i cillibrate and the stamp duty propher of the stamp duty propher of the stamp duty and the stamp duty propher of the stamp duty prophe courts in order not to harvas litigants and for rendering six turtial pietre do not sluit out valuille cydence and often construe instruments which are a cydence do not sluit out valuille cydence and often construe instruments which are a cydence degiments or agreements to otherwise provided for

Q -The reason for that is that the duty on a bond is too high

A -The penalty is too high Sir Percy Thurs on Q-Is the jenalty ten times the duty?

The President Q-In the case of one-inna stamp there is no penalty at all, you must prosecute

A -But supposing there are a large number of acknowledgments which may require one annal even then the courts are inclined to adout them in evidence in order to do justice

Mr Tenkalarai a Sistri - As unstamped acknowledgments are inadius salle courts treat them as agreements and levs ponulties on that footing order to do substantial justice

- Sir T Denlachari A—The Civil Justice Committee have recommended writing and registration in many transactions which are not covered by the existing law, fur under the existing law, furnactions not covered by the Transfer of Property Act need not be in writing and, therefore, need not be registered
- Q-Practically that imposes a duty in dealing with transactions not hitherto requiring registration in such a way as not to penalize them.
- A-You may tay it in a particular manner but you ought not to use the ordinary Stamp I am for the purpose of taying documents which are required to be in writing and registered for the purpose of effecting a
 - Q-Does it not mean that we have to suggest additions to the schedule?
- A -- Yes With a differential rate between documents which have not teen compelled to be in writing hitherto and those which are to be compelled to be in writing heretofore.
 - O -Isn't that going to be difficult;
- A No There are hardly half a dozen sections in the whole of the Statute Law requiring written instruments. If there is a writing it must be registered. What requires writing now comprises that a very few
- Ur Venladarama Sastri That has a bearing only on the civil delays they want transactions in writing in order to save time in the trial or
- Q -If their recommendations are carried out and the Stamp I aw is not modified simultaneously, there would be a great hardship
 - A-les Things which escape stamp duty now would be heavily taxed
 - O -The point is that the duty of having it in writing is rather severe
- A -les, lut it is absolutely necessary to impose it, if you are not going to increase the number of law courts and it you desire to put an end to the law s delives and present permet testimon.
- Q-Actually a few years ago the fee for registration of a will yas increased as a measure of taxation on dispositions, your recommendation is that every possible facility should be given to people to register wills
- A —I want to have all wills published and registered instead of having oral testimony If they are deposited before the Registrair the same duty should not be charged as a probate. If they are actually registered you may treit them in a differential manner and if the will comes before the court, without deposit or registration levy the usual probate duty.

Sir H V REDDI, Rt., M & C., Madras, was next examined.

Written memorandum of Sir K. V. Reddi

O 1—The statistics at present available are neither adequate nor reliable. They are imadequate, because they do not give full information and they had a state of the property of the property

- Q 2—To the list of estimates mentioned in American B I may perhaps all an estimate of the agricultural wealth of the Madras Presidency published by the Department of Agriculture, Madras II was propried either by Mr Sumpson or by one for historic, Madras II the time at my disposal acre sufficient, I could have uncerthed my in composite the properties of Agriculture may result in assurption of a copy to this Committee I have no criticisms to office on the freed matter except to observe that almost except of other is far from truth, and that they into the result mostly of guess well or at least based upon incorrect data and that they are wrong statistics.
- Q 3—Our income-tax statistics are inadequate and even misleading We have no statistics for death duties at all. Further, our country is an agricultural country, and estimates of national income can be prepared only from a different and more exhaustive kind of statistics.
- Q 4—It is difficult to suggest improvements without involving logislation or large expense. Without legislation there will be no obligation on large expense. Without legislation there will be no obligation on statistics can be collected. If omeleties are to be made eggs there to be broken. The only suggestion that I can unde is that if and when we find a cooperative society in every village such society alone can furnish full and correct statistics of its village. Until that time is reached I have no hope of securing adequate and reliable statistics.
- no hope of secuting adequate and reliable statistics Q 6 I have no objection for undertaking all-India legislation on the lines of the Bombay Bill. But if the object of such legislation is to secure statistics to form a basis for estimating the national mome or national wealth. I must say that the legislation will be infructions. Our national wealth mainly consists in land and our national momen is chools from its yield. The three classes of information mentioned in Q 6 do not cover the kind of income that I am specking of I therefore doubt the utility of any such legislation though no doubt, within a limited sphere and to a certain extent the proposed statistics will have their own use To a non-industrial province life Madray, the suggested legislation will not be of nucleus C 1 cannot therefore advice the undertaking of all India legislation of such a limited nature.
- all limits legislation of such a limited nature Q 8 -1 do not attach any importance to the enquiries mentioned in Anneviro C so far at least as Madras is conceined. If I may say so with great respect to those conceined the "Settlement Reports' are one sided "Rural I conomics" is but a name 'Some South Indian Villages, it unreliable and "The Teonomics of a Combinion village' is a camonifact are also allowed in the recollection of this last article is somewhat kary. These econidare as allowed in the same of the interest of
- Q 10—Only rlout 5 lalls of revenue is derived in the Madras Presidency from sales of wiste lands. This amount is bound to be reclared as years advance. The waste lands are generally given on darl hard for nothing no doubt on condition of paying the annual assessment. Trees existing on the lands so granted are talked and the value collected but this does not come to much as regards penalties. I how only the case of penal witerate charged against persons who cultivate their der lands with Government water without obtaining previous permission thereto. Occasionally these penal assessments recta high figure in the Godavari and Kistina deltas where son etimes ten times the usual rate is charged. But I am not cannonized of the distinction letween tax retenues and non tax revenues Very often it is a distinction without a difference and from the beaver's point of them it is absolutely immaterial.
- Q 13-4 bare return on the capital invested should be the endeasour. The element of the will appear if a monopoly profit is neclesed.

- Q 14—Theoretically speaking resente from all the classes mentioned lerent is generally treated as ten tax resone. A to D are classed as resented from the transfer of the mention of the second service as resented from a social service rather than fire a public undertaking. I have already submitted that I do a first outh difference between tax revenue and nomitax resente. I believe Halley treats tailing rates as examined in I am not quite using of the William production of the second contains a second service and the second service as a she product would reliability be in the nature of
- Q 15—The charge is water supplied in the two great delias of G classification in the state is red both a legistic bin root than that The great amount of declarence points in the two great delias as the charge of the transfer of the state of the charge of the
- U. 10 The above as were as the question. I can understand that if a certain irrigation with can be understand only with a rate of water case for above the existing rates, so his higher rate can be imposed upon bank neals brought under cultivation with the ability the water graphs work. Such a principle is resegned in the Malrax Irrigation Bill. A lump sum contribute in can be taken only if the rates to be imposed is intended to meet the interest (to upon the around which the Government may have to justed in all lition to the lump sum contribution. No betternet tax can reasonable be usposed where the cost of betterment is contributed by the people concrued and not by the Government.
- Q 18—Court due, are to doubt payments for services rendered and are notate resources like the earnings of the rankways trainways telegraphs etc. Blot as 1 have said often 1 make no difference between such revenues and revenues derived from taxes strictly so called. In one sense taxes. The distinction is only negligible and as such should be fertical as taxes. The distinction is only negligible and only the energies of training. To the practical financiar and the tax paver three are all furdiess upon
- O 21-I do not also make any distinction between direct and indirect taxation, or between voluntary or optional and compulsory taxation. The very diversity of opinion disclosed in uncerum D is my reason for that
 - Q 22 -This question does not arise in the view I took above
 - Q 23-I do not agree
- Q 24—In the same way as I regarded above in a country like India where the taxation is already unbearable not because it is high but because the country is poor every new tax is hated. Perhaps even in rich countries it is so It is much more so in a country like India India I is dou! I so when it is remembered that the tax gatheres are not directly responsible to the people. I am aware that the growing are not directly responsible to the people. I am aware that the growing and content complex network, with the advancement of covalization and content of complex nations, necessarily require new sources of revenue. But in this country nations, necessarily require new sources of revenue. But in this country unless proximal autonomy is grateful and until some degree of responsible government is introduced into the Government of India. Utter that is done new taxes can be raised. From then, it is a question of choosing the lesser evil. Firely tax is burden.

some and should be imposed only when it is unavoidable. In doing so, questions of equality width, certainty clistraty common and convenience of collection and other canons described in text books on taxation can be attended to 1 am making these observations here because it may save me a lot of time and space, though they do not arree directly in answer to this question.

to this question

28 26 to 32—I have already answered a portion of these questions in my answer to Q 21. By the maxims enumerated by Adam Smith, I suppose, ato meant—(I) equality, (2) exitainty (3) convenience of time of pryment, and (1) economy of collection. The other qualities of (3) clasticity, (6) sufficiency, and (7) productivity—it mentioned by subsequent writers such as Bastable Findiary Shirers in his "Science of Public Finance" has strict them in the modern form in Chapters XIII and XIV of his book little in the production of the community should pay some fact the only condition being his in the first book that I have come across. Now I agree that every member of the community should pay some fact the only condition being his it need not matter if he print an incoming the condition of the state—the henceft of whose laws and institutions and the protection of whose arms, he is enjoying. I also agree that taxation is a proper accompaniument of representation. But the converse also must be uplied. While I will not give a voit to one who does not pay any tax direct or indirect. I will not give a voit to one who does not pay any tax direct or indirect. I will not pay any tax unless I am given the right of representation. If the modifier of the Indian mind they curry with them some oldes of representation. If the not cert that I maintain minds they curry with them some oldes of representation to the linearity of the one test that I maintain minds they curry with them some oldes of representation that it maintain minds here continued to the substitution and the customs diffuse on cottom keese and to other the substitution and the customs diffuse on cottom keese and the substitution and the beduces of advantage will have to decide the results.

Qs. 33 to 17—If a substitute is required for an existing tax which is to be abolished, I could advecte an increase in the rates of meome-tax and in doing so, I would apply the merase to all closes now surject to meome-tax. I will not show any favour to meome-dax in will not show any favour to meome-dax in will not show any favour to meome-desired from productive contexpress. But I will cert will agree to enlanced rates on uncarned neomes. It is of course not practicable to make allowances for the number of persons supported out of particular to make allowances for the number of persons supported out of particular days in the members and allowance that the made on that basis. I consider that the Indian super-tax encompanies in its present form is parketished. I consider that the Indian super-tax encompanies in its present form is parketished. I am in favour of the exception of meomes derived from agricultura from the operation of the incomparities in its parketished and in the international context of the accordance of the exception of meomes derived from agricultural from the operation of the income are concerned. In the riotaxia areas, I would prefer taxation of agricultural areas to accordance of the exception of meomes of permanent settlements introduced. If that is not to be, the farmer's carnings should not bear an income tax. The case of the absence landlord to success and international to passed in the proof of the professional classes and mone kinders mostle resident in them and a passing into the hands of the professional classes and mone kinders mostle resident in them also not the income from the income that the disease of family I do not to a sentence landlord to par incometax on the income from the landlord and to achieve the landlord to par incometax on the income from the landlord and to achieve the fact and also be a non-disease of the residence of allowance towards the substitute of the carnot agricultural inne



cheap and as refined as the Laverpool salt. Purther the Bengali is undoubtedly patriotic enough to bear ungrudgingly the idditional builden for a chort time

- Q 61 —1 do anticipate the introduction of a policy leading to total prohibition in the near future, in particular areas to begin with, Provincial Legisliture Councils will put pressure on immisters who will be compelled. to make a beginning in the introduction of such a policy
- Q 62 -There will of course be a loss of revenue, but I do not admit that the policy would involve a large expenditure for its enforcement for any length of time In the beginning, some stiff will no doubt be necessary any length of time in the neglining, some setti with the doubt of necessary to prevent flict man facture. But is time advances, such precautions will be unnecessary. When the manufacture of toddy liquors was prohibited and run introduced in its place, it was very much apprehended that illust manufacture of triack from toddy would be difficult to be stopped. To-day there is no such illust in manufacture at all except in insignificant quantities. and that perhaps in the interior of forests for removed from civilization A similar consequence may follow total prohibition. The loss of revenue must of course be recouped by finding fresh sources of revenue. I do not approve of a super-tax on land revenue But I agree to a provincial suicharge on the income-tax the rate to be determined according to cucumstruces A succession duty, a tax on tobacco and an employee tax have my approval If by totalizator duty is meant a tax on tickets purchased at approval it by bother to duck is meann a try on therees purenseed at the races, I have no objection to it, but in our prosince the revenue from this source may not exceed five or six laklis. I do not know what is meant by taxation of "futures". I wonder whether it refers to what are known as forward contracts in law or a system of business I nown in the Bombay market as Aditya System These forward contracts have proved the ruin of many a family. Spaceta in else formed contracts have proved the func-tion of many a family. For it is no else for more the second on time the Bombay High Court refused to enforce these contracts. Later on, however, these transactions were recognised in law and are now enforcible It a tax on these transactions can be collected from the party benefited, It at ax on these tansactions can be collected from the party benefited, it would perfectly be a just tax. But it is open to the objections—(1) that it is not certain, (2) it is not productive, (3) it is not easy of collection, (4) there is no equality. But it satisfies the condition of ability to pay. In other words, it is an income-tax. While these transactions are very common in Bomblay, they are few and fan between in Madias. Excepting in the eithes of Madras, Bellary, Combitone and Madura, I know of no place where these forward contracts are entered into on any appreciable scale. I do not approve of an increase of local fund cess or a trained or terminal tax.
- Q 63 -4s an advocate of total prohibition, I need not answer this question. In fact, the observations quoted in this question in away support my position. Dalton, for instance admits that the use of alcohol is an evil my position Dillon, for instance admits that the use of account is an evil. It advocates a reduction in consumption and a reduction of the evil be considers to be a "positive good" Will not the complete oradication of the evil be "superlatine best", if I may be allowed the expression? Again Jones calls drink a harinful lawing sufficiently undesirable to justify its lumitation I am one of those who hold that it is wholly undesirable to justify its prohibition. According to Jones, the object is not only iovenue, but also the deliberate discouragement of use of the article. In my opinion, this is a somewhat inconsistent position. In the first place you make money In the second place you are bound to encourage consumption out of vice in the interests of your revenue Maximum revenue and minimum consumption are to a certain extent incompatible
- O 78 -The Tariff history of I agland discloses the advantage of confining tariff to a few articles, instead of imposing duties on all imports. How far such a principle is applie the India is a matter of some doubt. Nor can we evolude questions of protection allogather in this country. England is a lightly advanced industrial country. We are producers of ran material and unporters of all kinds of manufactured articles. It is difficult to bay how many articles should pro customs duties on our shores

Q 82—Pyport duties may be leviced on raw cotton, lac, oil-cake and fish and other manures. I believe that jute rice raw hides and skins and tas also do carry an export dute. I am against all other export duties. Q 83 and 84—I ollowing the recommendations of the Indian I iscal Commission I prife; specific duties and traff valuations to advantage and the wherever possible. But I have no practical experience of the difficulties of construction. our importers

- Q 87-1 approve of tixing advertisements, auction sales, binking transactions, betting, entertainments, insurance, luxuries and tourists
- Q 89—I agree the collection from judical stamps should not exceed the cost of judicial administration. As ther say, justice should not be sold I do not admit that resort to the law necessarily implies ability to pray I have known many chemis who have borrowed for hitigation and many more who are runned 1). https://doi.org/10.1007/justice.
 - . O 90-I do not agree with Holson
- Q 93—Registration fees need not be limited to the cost of Registration including pay of staff, pensions, buildings, etc. A spectral service providing unimpeachable evidence of the transactions describes a return which may very reasonably exceed the cost
 - Q 95 -I prefer a more general extension of the entertainments tax
- Q 50—1 two is a contribution to the public exchequer without reference to any special benefit. Rent is a return for having enjoyed a special length from the use of another's land. It is not professed that this definition is exhaustice or even anywhere near it. I know of the two land systems prevalent in the Vadars. Presidence, the probability systems and the exman prevalent in the Vadars. Presidence, the probability systems and the exmander of the property o
- Q 97.—I have alreads stated that the prospects of the root is affected to some extent by the land tax. There are no doubt other causes at work. The joint family system with its consequent manifold expenditure without a corresponding increase in the earning capacity extravagant marriage expenses, ever increasing with the multiplication of members and their pride and vanity, a chronic mherited indebtedness the law of partition and the consequent fragmentation of holdings, but seavons, low prices, heavy taxation rise in the cost of living, low of integration, interracy and consequent fragments of the cost of the cost of living, low of integration, interracy and consequent from the cost of livings, low of integration, interracy and consequent to leave at the cause of the cost of living living the content of the cost of living living living
- Q 99 —Sirdar Gulab Singh's criticism is true to a large extent but is somewhat exaggerated
- Q 99—To those who plead for permanent settlement minor considera from such as the street to in the question do not appeal. The best way to avoid all imputies is to make a permanent settlement.
- Q 100c-1 do not admit the accuracy of the statement of Prof T K Shahun Rs 2,000 is no doubt above the subsistence level But that level differs in different families and it is not practicable for a taxing efficier to ascertim the level or to ascertim thether in agriculturalist memone exceeds that level I do not think that further fractionisation will result from exemption from payment of land revenue referred to in the question
- Q 101—I do not think that the imposition of a tax on mutations will check fractionistion I do not approve of such a tax. The root of the evil is in the I is of Partition and equal rights of all the sons of a father to the Law of

ood deal to essentially lish law of

and it is better it is not mixed up with pure problems of taxation

Q 102 -I will not apply the principle enunciated by Dulton to waste land newly brought under irrigation works. It is very likely that Dalton was not thinking of waste lands or of irrigation works. If I am not mistaken he is referring to nunerals and mines. Unfortunately I have not got the book

pootest classes paying almost nothing beyond a nominal fee. The trouble about this, however, is twofold. It introduces the element of registration in a purely religious ceremony. Secondly we pay a sufficient fee to the Purohits and to the community for the eridence of the matringe. A further registration fee may reasonally be held to be an additional burden. I don't think that the other traces proposed by Prof. K. T. Shah need my notice All those items pay local rates. It may not be used to bring them under National Taxytion.

- (iii) I sympathise with the Member of the Indian Economic Association who suggested a tax on dowres. He seems to be a good social reformer. But the tax is almost incrpable of collection. It can easily be evaded The payer and the payee of the dowry can easily collude and deny the payment or the receipt of the dowry.
- (w) The only items which call for remarks from the list of Prof V Rangressam Aryangia are patent medicines, inhabited house duty and increment value duty. The first is a mitter of health and the tax collected thereon would be very small. Universal inhabited house duty would be a hard-dulp on the poper classes. It is not evsy for assessment and is not suited to this country. In any case, it can be thought of only for local taxation and not for protincial or central invition. As regards the increment value duty all that I can say is that it is a very complicated business. It was tried in Ingland for ten years and was given up in 1920 as the cost of valuation exceeded the reviewing. Except when a boom occurs, it is very rare that investment in land pays more than univestiment in 5 hand. People in the villages invest their moneys in land not because it is the best from the point of view of a good return but because it is the essect and safest investment. "Cash runs away band remains that is the behef of the average sight. The old head of the family generally thinks that his son will squander away each but cannot throw away their land. I do not know how fur under the above circumstruces an increment value duty will pay in India. When it has fuiled in a country like Pagland it seems to me to be undesirable to think, of it in this country.
- (v) I can agree to an export dute on jute. India holds shows a mone poly in the production of this virticle. Dundee and other places cannot help purchasing jute from India. The 25 per cent ad salorem duty will also help the production of the places of the purchasing jute from India. The same remarks apply perhaps the fields that he is a superior of the product of
- (vi) My views on the trivition of agricultural incomes are expressed in my answers to Qs 33 to 47. The other suggestions made by Sir Gangaram are matters of detail
- Q 121—The question of taxing tobacco was considered by the Madras Government soon after the Reforms were introduced. They came to the conclusion that it was a reasonable source of rocenine. But so far as the Madras Presidence was concerned the tax was not estimated to yield much revenue. I do not know whether tobacco is a livilary, with a certain section of people amongst the middle and labouring classes nor am I quite certain as to the tax on tobacco having the advantage or being administered at a

- very low on to I lights however with len en that the tax might lead to turtailment of consumption, and that that would be a desirable change from the social point of view.
- 9. 122 and 123—Impo mg an acreage duty on cultivation will be consiblered an additional tax on land. Menny 2 and 3 are apt to be mistaken for a manapoly and State interference with private enterprise. Means 4 and 5 preferably 5 may be tried in the beginning until experience might suggest a better means.
- Q 121—Fixing up a minimum of cultivable area is apt to created discontent. Several valleges from to face in their backvards, mostly for home consumption. While the proposed rule may perhaps be applied with advantage in the cultivation of Loul it observe it will cause bard hip in the case of what are known as Catajas to become and Pati tobacco. I cannot therefore affected the French of Inglish system referred to in this question.
- Q 125-1 do not advocate an acceage duty at all. If the duty is to be improved subsequent to the initial sale by the cultivator as is contemplated in clause 5 of Q 122 this difficulty does not ares. The excise must be levied on the deather and not on the producer.
- Q 130 —1 believe I have already stated that the taxing stage should come in only after the producer has sold tobacco It is out then that it can be a cosed. It is not easy to control operations from the cutting of the crop to this stage. Some risk of leakage is mentable Perhaps the example and experience of the collection of ces on cottom brought to factories gins and markets may suggest the test method of charging and collecting the tax on tobacco.
- O 132—In the first place I strongly object to my excise duty being level on Indian made currettes. The cae of unmunifactured toloreco adifferent. Though we do not hold a monopoly of it my production there is sufficient demand in foreign countre or for our tolorice especially the cleeped type. He is and soull are peculiar to India and will be in demand abroad, and an excise on them will not affect the trade. First limited have been indian made eights have this advantage. For leng chery they sell in foreign markets. It may be mentioned that before the War the principal destination to which un manufactured tolace was exported were State Settlements. Aden and Dependencies Hong Kong France Holland and Germain. Since the War we have lost our trade with the four last mentioned countries but have noted Great. In this would strongly object to any expected our Indian made eigenfettes. My reasons are as follow. There has of late been a phenomenal expansion in the import trade in cigarettes. In 1820-21 we imported cigarettes worth 42 261 000 mostly from Great Britain and the United States of America. This is due to an increasing demind for cigarettes on the part of all classes of population who us no longer content to smoke the indigenous lirir or the home-made cigar. This demand has induced the opening of a number of factories for the waxwiscure of eigenettes. In loads of which the Pennisular Tobreco concern at Wonglar is by far the largest. There is one factor a Constitute in the large time of the property of the cigarettes have also got to be fought against. Even on eigens brirs and unmanificatived other eigenetics but should be very moderate.
- Q 133—I do not know if the recommendation of the Indian Fiscal Commission to the effect namely that the system of specific duties and tariff valuations might be tried in preference to ad valorem duties cannot advantageously be applied in the case of tobacco and cigars
- Q 135—I am not aware if any foreign tobacco is used in manufacturing cigarettes in India. Virginian and other fine tobacco is used as wrapper leaf in eigar making. But such costly stuff is not a cli in eigarettes. Imposition of an excise duty on raw tobacco may to some extent handicap the Indian eigarette industry. But a system of rebates on all tobacco converted into cigarettes in India may perhaps solve the problem. I think the import duty on manufactured tobacco is sufficiently heavy at present.
- Q 137 —I agree that duties on inheritance or succession should be among the first to be considered, if it be necessary to find new sources of treation

- Q 133—The three principles enumerated by Robinson can be availed of in evolving a system of taxation on inheritance or succession in India In the case of succession by surrivership, the relationship of there who succeed to the deceased need not count. But the share of the deceased, while alive, might be taken as equivalent to the size of the extend left in the case of inheritance, the relationship of the inheritor to the deceased will be material in a graduated scale. Also the amount inherited will play its part.
- Q 140 —The schedule of rates in annexure P will serve as a guide, but we must prepare our own schedule to meet our conditions
- Q 141—I have already stated that clause (a) is applicable in the case of succession by survivorship. Clauses (b) and (c) are inapplicable in this province
- Q 142-I accept the proposition stated by Shah, and quoted in the question
- Q 143—I do not know if the difficulty mentioned in Shah's passing quoted in the question is peculiar to India, but in my opinion the difficulty is not insuperable. Especially, if small properties under its 5,000 value are to be exempted, Sir James Stephen's obvailation, urged long ago, an no longer be said to apply to present conditions. Years ago, when land was extensive and population sprise, a joint family with is ming mile members as possible was a source of strength. At that time too, the kead of a family was an indispensable person. Conditions now are allogether changed. Faduction is spread, and the jumos members of the family are often considered to be eleverer and more useful than the older generation. I do not think that the dethi of the head of the family would, in many cross, make an difference at all. The difficulty which Shah in difference are not wanting of a capable femile in the house who could manage the affairs thereof. I cannot, therefore, subscribe to the apprehensions entertuned by Shah in his passage referred to
- Q 144—Some movable property will always escape tryation. But that very little money is generally invested in movable property, excepting in jevels for females which will be streedana property in their hands and therefore not tryable, ovasion of any great consequence is not likely
- Q 145—I should prefer the revenue derived from this tax to be added to the provincial revenue and not to the central exchequer. It it is to be a central revenue, the income-tax department will have to be entrusted with the task of leving
- Q 146.—Mr Shah's minimum of Rs 5,000 may for the present be accepted as the exemption limit Personally, I think a limit of Rs 2,050 will do, but as the text will be now and naturally unpopular, the light tax is femiliarised the exemption limit may be brought down even to Rs 3,000.
- Q 117—I should piefer the method of the Reform Scheme, according to which separate sources of revenue are allotted to the I celeral or Central Government, and others to Provinceal Governments. No doubt the seed question of sulventions or contributions to the Central Government synched on to the contributions to the Central Government synchial despression of the contributions and the contributions would have it on a resource. The objections pointed out to annexure Q are the objection pointed out to the contributions will be difficult to so divide the critical contributions and the provinces of reverther of the contribution of the contributions. The objection pointed out to the critical contributions are the objection of the contribution of the critical contribution of the cont

le proxincial or central according to the cause of demand. I must therefore consider that plan No. 1 is about the lest. As pointed out in annexure Q, contributions or subsentions may be unavoidable but they need not be a permanent feature of the financial system.

- Q 145—The danger referred to in this question is not likely to occur of the mindry by doubt the central recraits are to a certian extent dependent or like the man wide field, which was not the case in the question. The third is a wide field, which was not the case in the question from Bulleck referred to in the question. Embarrassing defirits has been common enough with the Government of India since the introduction of the Reforms. I do not know whether this year's financial condition may be one of imbarrassing surplus the time of Lord Curron's viceropathy, and I well remember the lite Wr. Golshales attacks on surplus budgets. While veryone must be felore "the dream alternative of embarrassing surplus and embarrassing deficits, it must be recognized that—do shat we may be must be prepared to occasional similalist and infortunate set-backs in this country, whether the the financial relations between provinces and courses of revenue allotted to each. It is difficult to say that most of the recounts should be steady and certain. Take for instance the two name depends upon good seasons and timels rains. If famine breaks out an embarrasing deficit will have to be faced. It is more so in provinces the the Central Provinces and the Bombay Presidency. This is so in the case of excise dust on liquous also. Provinced there are reasons. Total origination is gaining ground every day, and temperance reformers, or always on the alert. Vot only is there the danger of flactuation in this reconnected the full meaning for the finance of the man and the alert. Q 149 - The danger referred to in this question is not likely to occur in India. No doubt the central revenues are to a certain extent as recent events and the activities of the non-co-operators have amply demonstrated the future financial of India must always be prepared for the possible contingency of this revenue leng wiped out altogether. How then can it be said that the possibility of emberrassing surpluses ind defects is the direct result of the division of sources of regence one obdefects is the direct result of the division of sources or revenue non our taning I -aum not unwave of the present difficulties. The demand of Bombus and Bengal for further revenues or for a shire of the amount-tax is as much justified as the claim of Madras the United Prosinces and the Punjab for the effacement of the prosinceal contributions. But these are necessary cvil. Not that hadnesing factors cannot be discovered which might to some extent make up for this emburrassing element. For instance if an excess dark or cyport duty is levied and a portion of the revenue is given to Bengti the rest going to Central Government, a solution could have leen arrived at which hight to some extent relievo Bengal the representation. But as pointed out in another pottion of the evidence such a course will be rather unsciontific and might levid to complications. One great advantage of the present system of the separation of the sources of revenue is simplicity—a virtue which cannot be admired too much in any sistem of treation. If you are to set out in quest of balancing factors. If have no doubt you will discover many—and year useful and advantageous once, they will be But then you cannot avoid complexity which is not desuable
 - Q The commercial provinces complain that the present division of sources of revenue is unfair. To this class belong Bombay and Bengul Agricultural provinces are satisfied with the present division but the advantage they have got is tale in swin 1, the leavy contributions demanded of them. The Punjah the United Provinces and Widiris belong to this classified that the original provinces and difficult to improve upon the present division or two sources, accompanied his the relations of the contribution and is some new sources of receive peculiar to the commercial provinces may be tapped to their advantage, and this do the Central Government. Experience, so for puned and likely to be guined in the near future can suggest means of a furer distribution which can reduce discontent to a minimum.
 - Q 150 —It is possible but at the expense of simplicity
 - Q 151 -I and revenue should always to a source of provincial revenue Q 152 -I entirely accept that taxes on exports and imports should go
 - to the central exchequer Q 153-4 do not think that simply because a particular province had the monopoly of producing a certain material excise duty on that material

should go to that province. That principle can be carried too far. If Bengal wants all the revenue from an excise on jute to herself, why should Bengal wants an the revenue from an excise on jute to nerself, any should not Madass claim any excise on cotton hides and slaims and oil seeds for herself? If a tax on Malabai tiles and bricks be levied, should the revenue go to that district alone? But I will not push my conclusions further If such duties of a portion thereof can be utilised as a balancing frector referred to in my answer to Q 148 I will accept the suggestion implied in this question

- of Q 154—The case of excise that is abbain, hauors, opium, etc., is different. Theoretically speaking all excise duties are borne by the copy is sumer. Proport duties, therefore are borne by the people to whom the arrivle is exported. In the case of laquots, etc. the duty is borne like was by the consumar, but the consumers in this case happen to be extracted in the protunce. Therefore, it is only night that this revision should go to the protuncial funds.
- Q 155 -I would apply the same principle in the case of tobacco ilso That is to six all tobacco locally consumed should pay the provincial duty All tobacco exported from the province whether it be to sister provinces all hobrers exported from two province whether it we to sister provinces in India or to the Indian States on to foreign countries should pri excise dust to the central excheques. I us not aware of an complications in which a system But I feel that it is broad upon sounder principles
- Q 156—While agreeing that income-try should be centrally at ministered 1 do 10t see any objection to the succession duties being ad ministered provincially. There is an essential difference between income-tax and succession duties. In the case of meante tax those that pax the largest try will generally have interpressional transactions. But in the case of succession duty interpression duty and the case of succession duty in the province 1 trade plays a very minor part. In mean to say that the bulk of succession duty will be derived from immorable property within the province. Tradity also will pury succession duty, but a real existing the province of the property will be derived from the control of the province of the provin to real estate
- Q 157—Stump duties so far as the above reasoning is considered are mearer to succession duties than to income tax. I would therefore treat them is provincial and in this respect I made no difference between judicial and general stamps
- Q 163—The monopoly referred to us the quotation from Mill is per hips unavoidable in the case of the services mentioned—post office etc. In a country like India perhaps rulians, can be or ought to be add to the list of the subjects. I am mu to that in Impland invalvable lines from one place to unother are laid and worked. I do not however think that such a rivalis or competitive train system would be possible or desirable in India. I do adds not estate enterprise in such services it is noted of a scheme of intronalization so much advocated in the extreme modern politicism. However, the extreme the condition of the control of the to lose

Q 164 -\n

Q 165—To a certain extent silt alcohol (spirits liquois etc.) opinin anny thing explosives quinnie are at present monopolies of the Government. I do approve of the monopoly of the above articles but do not propose to extend the principle of monopols to any other article Q 168—tis in adoubt true that in near twist the full research staff is to a certain extent freed from some taxation functions. Thus, the Received Department is now not undertaking the norts of assessing memorials. But the collection of momestry is still with the Revenue Department in fact, so far as I am awire all worl of collection—whatever is the research—has alphase been and is to this day done by the Revenue Department flerafter also the Revenue Department alone will have to collect the old taxy as well as any new tax that may be reflect be improved. As regards ofter taxation functions it depends upon their complexity. Taxes sue on taxs as well as any new tax than may recently be imposed. As regards of the travation functions it depends upon their complexity. Taxes on tobacco () instance can be managed by the Resente Department In fact cath as 1 as I considered by itself. I do not thus, the eventual staff is excessed for it present duties. But it on, lit to be possible to entrue! their with some next word in their but.

- Q 169—Experience so far grained in the administration after separation of excise from salt is perhaps not sufficient and long enough to chable us to draw any conclusion. I have however heard complaints that difficulties are being experienced by the people in the salt administration.
- Q 171—This is perhaps part of a larger problem. Experience of America his taught that an honest and efficient administration was impossible where public servants had to look to their promotions or even permanency in service to their lovality to the party in power for the time being. The appointment of a Public Services Commission contemplated by section 90 (c) of the Government of India Act is penhaps the restlit of such experience. My own experience hold in the Government of Madras and in the local board and municipal administrations left no doubt in my mind that for a proper and efficient administration, all public officers should be independent of electorate, or their represent times is far as possible. Tavation officers can be no exception to the above rule

Eir K V Reddi gave oral evidence as follows --

The President | O - You held for some years the Development nortfolio?

A -les

O -lon are now a Memler of the Legislative Council?

A -- 100

Dr. Paranone O -What departments were you in charge of?

A -Industries agriculture, co-operation, veterinary and one or two

0 -Were you in thange of extise?

i _______

The Prevalent Q—We have not been able to obtain the estimate of the agricultural wealth of the Madris Presidency referred to in your reply to 0.2

A -It was a pumphlet published by Mr Sampson I can send you a copy when I go to Madras

In Hyler Q --In answer to Q 10 you six 'I am not en moured of the distinction between tax revenues and non-tax revenues' Will you please substantiate that statement?

A — I was only linking of the fact that it is more or less a scientific distinction. In practice, so far is the financier is concerned be gets his account collected whether it is tay receive or non-tay revenue.

Q - Suppose the ministribute of Osteranium can a service of motor buses from here to common 1 have to go to Common and make in agree-words more workerships a valve to go to Common where the transmission of the constitution of the constitution of the constitution of the constitution of the ministry of the constitution of the

A -- So far as local bodies are concerned that distinction obtains, but take the higher case of irrigation or radways or post office. It won't be said they are not taxes.

Q Tale the except the jost offer in so far is foreign to tall must thin is necessity to conjugate it for the effects and samples at makes to that extent the extra resent would be in the nature of a tax. But the whole resents would not be a tax.

A It is so scientifically speaking but all it does it is after to the tax-

Q-The people who use the roals or the railways or the telephones or the particular the particular and particular large. If it is an excessive price of the excessive price of the excessive price.

A -1 agree

The Pres lett Q - You corollab your answer to Q 5 has saving "When that stand is muched at will be easy to cor "out an eco a surject with the accurace almost of the population curvus. Any earlier atterpt will be accurate almost of the population for your Any earlier atterpt, will be

doomed to failure and will only end in enormous cost" Speaking as an ex-Minister of Agriculture, do you hold that there are no materials on which we could buse an estimate of the incidence of taxation at mesent?

A —I here are no reliable data

O -It would take years to get any reliable data?

A -My scheme is that the co-operative society system must first establish itself in the country

O -So far as this Committee is conceined, we can only go on general considerations 4-100

Dr II. let Q-lou are of opinion that a bare return on capital invested should be the ideal as regards commercial undertakings?

A -les

O -What is your view with regard to water rates?

A -I have accepted the view that water rates in all cases should include only so much as is necessary to recover the interest on capital invested after providing for depreciation etc

O-lou will take each case separately?

A -Yes

Q -You will not have uniform rates?

1- to because in some cases the rates will have to be different, e.g., an old scheme like the Godavii costs hardly anything it all while a new scheme like the Mettin project may cost more. Unless you change Its 9 or scheme like the Mettii project may cost more Rs 10 an acre you may not recover your costs Rs 10 an acre you may not accove your costs In a project in the Aelloic district they had to collect about Rs 15 or Rs 20 Each scheme will have to be treated on its merits

Q-You are of opinion that the rates charged in the Godavari and Listna districts are more than adequate?

A -les

O -They are rather high?

A -Yes

O - I'll e the case of a man who invested money in land in the Godavari and Kistna districts sixty years ago, he might originally have invested only a thousand rupee, but that had may be worth at the present day Rs 60 000

A -1 es

Q-Why do you tie the hands of the State which represents the general community? Whis should not its schemes also have the same advantage as more in made. Whis shouldn't the State charge more, and take a higher capital value for its schemes just us a min who pure spiral value for its schemes just us a min who built a house sixty years ago in the Godarari and Katina districts will be getting more money?

A -The primary function of irrigation is to increase the production in the country to give you more food supply and increase the national wealth

D: Parantp.je Q-Will production be affected? You can always charge such rate as would be allowed provided that rate is not so high as to keep land out of cultivation

A -Ms contention is that this increase of national wealth is a sufficient reason why the State should be satisfied with the present rate

O -Charging high only means different distribution of the wealth

A - You should not kill the goose that lays the golden eggs you ought to induce people to tale to irrigation

O -It is understood that in a case like that such high rates will not be charged as to deter 1 cople from taking water

A -That is so

Q -Within that limit I reduction will not be curtailed?

A - It is necessary that production should be curtuicd, but it should be told jobs of the State that in matters which conduce to the national nealth it should not introduce any impediments in the way. It should be the tolies of the State to encourage such things

Sir Percy Thompson Q —I don't see there is any question of encouragement or discouragement suppose you put witer on a man's land and you increase its value by Rs 101 you only take Rs 00 or Rs 70 of those rujees Giving wa'er to that land is encouraging production, so, that runs is more wealth?

1 — I should consider that to be the function of a private citizen or of a

Q-Here is a benefit which is given by the State and at the States expense, why should it be given to selected individuals who have their land in such a position as to get irrigation:

Q —Because you don't do it to everylody you select particular individual to whom you rive this benefit and you should charge a rate comnensurate with the value which they get

A —I don't agree because it does not satisfy the ground of equality of pyrment. I mean that every man who can afford to pay should pay his share you take a larger share from one particular community than from another and the same of t

Q -Why should you give a man the Lenefit of Rs 100 for no effort on his part's

A —In the first place, I do not agree that there is no effort on 1 is part, le has to do a large amount of work his funds hely him and le uses his cattle. He invests his own money in it

Dr Paranippe Q —What we are talking of is the net return and not the gross return Rs 100 is the net additional return after allowing for all expenses of cultivation

A —I have vet to come across an acre of land which earns Rs 100 after allowing for all expenses

The President Q—Max we take an extreme crose $^{\circ}$ Suppose 500 have land to which nature supplies water without any cost to Government at all low are going to charge the man the dir-rite only. In that not a reduction

4 -It is not

Q —If nature supplies you with water free of charge and you are ble to grow a wet crop on the land although Government pass nothing for the water it is assessed wet in the settlement not dry

the water it is assessed wet in the settlement not dry

4 -I do not know whether under the recent Irrigation Act that is the

Q -It is asses ed as wet under land revenue

1 -When you have power to tax land as you please you may do it

Dr H_J ler Q-It is a case of the lind giving more returns. Government takes more out of land which gets its irrigation by nature and produces more

 $\mathbf{A} - \mathbf{O}\mathbf{n}$ what principle Government takes more I don't know, they do not spend any money

Q-On the same principle that if two people have to do a piece of work the stronger man will be given the heavier part

A-I can understand it as a tax on income but where I am paying land tax and the lountiful leaven gives my land water, you have no right to tax it again

The President Q -But your land tax is a share of the produce of your land, whether wet or dry

A -I must dispute that position

Q-Let us take the case of Jower Burma where an enormous area is cultivated under rice. There are no irrigation works the water being provided by nature. Do you mean to say that it should pay only the same rate as dry land in Upper Burma?

1 -I don't because you have your tarans for land tax

O -You take a joint return of the land plus water?

A -Just as you tax better land with a higher taram, so also you tax those lands at a higher rate them others, but you cannot tax them with any irrigation cess

O -Have you any objection to the charge for migation being treated as part of the cost of cultivation for land and then taking a lind tax basel on settlement principles on the net return that is left?

1-I do not accept the principles generally now followed, possibly in the next Bill (that is now belone the Council) this will be decided in this province. I do agree that Government have a right to obtain a certain amount of tax from lind that depends on the land itself Unless however, you do something by way of ungation works, this special tax (called irrigation cess) ought not to be leved

Q-You represent a constituency which almost entirely consists of prisons interested in irrigation under the Godavari and Kistna deltas

1 -That is so

Dr Paranjpye Q-Would you be quite reconciled to having different rotes under different schemes?

1 -Yes

Dr Hyder Q—You will have this state of affairs, that the more favourably stimuted land will pay very little while that covered by the Mettur Caucus's cheme will pay 18, 15 is that fair?

A -It is fair in the sense that because Government have invested large sums of money they are entitled to recover interest on that money

her Percy Thorn son Q-it does not matter to the cultivator whit Covernment spends on the project all he looks to is what length he receives

A -I view it from the nation's point of view, the State is support to represent the people and to spend whatever is necessary for the nation

O - Not for a particular class of people?

A -That is true in this particular locality they happen to be pasers of a particular tax others has income-tax others has some other tax

O -There are certain general taxes

A - All principles of taxation I suppose are lased on this that you ear only for what is necessity for the administration to be carried on effectively and efficiently. When a particular department of administration can be carried on at a patitudar cost there is no justification for taking more

Dr. Parang is -The division into departments is only for convenience Government is all one

Dr Il for Q-In irrigation schemes it comes to this if you limit the charge you limit the power of the State to undertake beneficent activities

A -I do not agree there if statesmen realize their responsibilities they ought not to limit it to that condition. They ought to device means of improving the national wealth and find out means by which the national wealth could be mere used

Q.—Taxation which will serve the national wants can only come from certain sources. You be the hands of the State in respect of certain sources, does it not come to this that you starte, the people in respect of son o males of development and you over indulae there in others?

1-I can understand a special charge if any national emergency occurs

Q-I am not talling of an emergency. I am talking of a matter in which you are perhaps very much interested. For instance, the spread of elementary education in this Presidence. Where is the money to come from 9

1 - From tar cus sources

Q - You jut a limit-the bare return on the capital

1 -Only on the undertakings rivile by the Government. I do not jut ens such hunt on the land tax

O - We have been told be seene of the witnesses that land cannot bear any more barifen

1-So far as our province is concerned we are paying the largest amount per acre

Q-If this is so in respect of land revenue and if you tio the hands of the State in respect of irrigation and if the income-tax people cannot bear more, how is the national development to go on?

A.—In the first place, I do not admit that the income-tax people cannot bear more. They can pay more

Q-The income-tax people will say the same with regard to the agricultural people

A — But you have to judge how far each case is just Each represents his own case I have spoken about the death duties. They will affect the inaccident of that I am unwilling to pay if a new source is found. But so far as irrigation is concerned, I think it is not fair to extreme than what is necessary.

Dr Paranjpye Q -- Don't you think that all irrigation schemes should be considered as a whole?

A —Different schemes will have to be viewed in different lights. In fact, our Irr gat on Bill is lased upon that. Suppose one scheme requires to be worked with a capital which will give a return of 6 per cent and it will not pay unless you charge Rs. 9 per acre though in other cases it will pay you if you charge less. Then in that case I am prepared to pay Rs. 9

Q—Take the not office Suppose you want to post a letter from Madras to a pives very near Mainras. You will have to pay one aman for it because other letters from Madras to Simb have also be orded for the same rate. Therefore you put on an uniform rate of no anna. But will it be proper to say that letters to places near Madras should be carried cheaper?

A —The analogy does not hold. These irrigation schemes are limited to particular localities. How can a rate in the South affect another in the North?

O -The Government as a whole has got one irrigation system

A -I do not agree there They are different schemes altogether

Q-They are of the same department

A -The fact that one agency works it does not mean that

Q -Fractly so The same argument that applies to the post office can be applied here

A —I do not know whether the universal system of post offices could be compared with the system of irrigation which is limited to definite areas

Dr $H_{\text{J}}ler$ Q —When were these rates revised in the Listna and Godaxari districts?

A -A number of times

O -When was the last occasion?

A -- 1905

The Presilent Q —In reply to Q 24 you say 'In the same way in a country like Ind a where the taxation is already unbearable not because it is high but because the country is poor every new tax is lated

A --- Y e

Q-lou lay down certain conditions before a new tax can be raised?

A —Yes

Q-What we have to enquire into is the system suitable for in ideal form of Government. We have not to consider whether there is responsible government in the Government of India or anything of that sort

A —Of course, it is left to you I cannot interfere with your functions But I think that any proposal for a system of taxation will have to take into account the practical difficulties in the way I suppose the object of your recommendations is that the Government of India should follow them and put them into practice

Q-I do not think we ought to qualify a proposal for a good tax because of the present transitional stage of Government

A -I have nothing to say

Dr Hyder Q-1ou don't lile poll tax?

A --No

Q-Suppose the rich people in the Kistna and Godavari districts had to pay a heavy poll tax for the sprend of education among the poorer classes in those districts. Would you object to that?

A -Yes You can take the amount in another form, but this poll tax has got a certain insinuation about it

Q-It is a question of transference of money from the richer to the poorer classes

A — I have no objection to that You can have increased tax on agricultural income if you give permanent settlement. I am perfectly willing that you should take as much as we deserve to pay. I wish it to be understood that I am not unwilling that my people should contribute for national expenditure in accordance with their ability to pay. I only object to the form. I object to the poll tax. You can have other forms of taxation.

O -What other forms?

A — Death duties, succession duties increased income tax on agricultural income above a certain limit in case permanent settlement as granted and so on

Q -Permanent settlement?

A -Yes, where is the difficulty? In Bengal you have got it and why should you not have it here?

Q -If you have a permanent settlement, you are depriving the community eternally of all increases which belong really to the community

4 -Then why not abolish the permanent settlement in Bengal?

O -What has been, has been

A .- That argument does not appeal to me

The President Q—What you propose is that you should standardize the present assessment and super-impose an income tax on agricultural incomes above a certain limit?

A -les, standardize and equalize

Q - You don't see any difficulty in times of emergency in adding a percentage of cess to that?

A .-That will always be there If there is war, for instance everybody must be prepared to give what he has got

Dr Hyder Q-Why is the salt tax very objectionable?

A -It is more political

O -On theoretical grounds, there are no objections to the salt tax?

1 -Our old theory is that necessities should not be taxed

Sir Pree Thom; son Q — Do you agree with this 'Under the Madrat rotters a system land revenue is a rent, in floor at a approximately half the conomic rent, in practice, it varies from a small fraction of such economic rent a land with approximate, yes closely to the whole conomic rent. Ind would you standardize that?

A -I do not agree that it is rent. I do not agree with that state out. But there are to es in which the tax is lower than it ought to be

Q -It varies from a small fraction of the economic rent to a figure which approximates very clock to the whole economic rent

\ -That does not apply to the tax pand during the last 20 or 25 years I have invested all my curnings in band, and I don't get as runch return as I would g t if I had invested that amount in a bank

Q -The statement here is that hand revenue varies from quite a small fraction of the true economic rent

A -Will you kindly define 'economic rent'?

Q-It is the differential proin arising free piece of land over and above the profit arising free on the margin of cultivation.

A -That is what is left to the actual taring

Q-No, it is what is left for the landholder 1 - A-Suppose I invest Rs 1 (80) in 1 n

A —Suppose I invest Rs 1000 in line would be less than what I would get had I invest I consider that I am not getting not econscientific

Dr Paraninge Q - You conside it ...

A -Your definition may be more sen

Sir Perey Thompson Q — When you to the you do is to leave the tenant in examined to see cultivating the land on the margin to the seed to the contract of the seed to the seed

A -- How far that theory can to minute for the Committee to decide

Q —The statement here 1 tag mg — proportion of that rent 10 nimer 1.4 —

proportion of that rent to almo 1. -standardize the inequalities by great

A —Standardization I agree

of economic rent. Other parts was purely a Western idea who

Q—But it is there You are A—When people have rose actions for generation to come know if theories should not appear

of the small cultisator vit this wages. He is no now with

no doubt owner it to a - i.

Q -There are eace
a living out of la ser
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Q -lou say that the Indian super tax on companies in its prising form is justifiable" Why do you say so?

A -I do not see any inconvenience in it Companies generally, when they get profit should pay something to the State

O -It is the shareholders that pay With regard to the super tax, it means that the poor shareholder pays just as much as a rich shareholder pays

A —I quite understand that There are poor shareho ders and they pay some tax. But in practice the difficulty is not very great They may lose a few annus. He State should be curied on, and would it not be difficult to approach every man? The inconvenience involved in the collection of the tax would perhaps be counterbalanced by this Convenience is one ground of justification

Q-There is something to be said on that point. There was a similar tax in England called the Corporation Profits tax and that was abolished largely on the ground that it hit the poor and the rich alike It hit the man who erried an income under Rs 2,000 just as much as a man who curined an income ibove that I was going to suggest that jou should charge ou the whole profits I ou may have a poor company with rich thareholders and a rich company with poor shareholders

A -How can that be a factor in determining the tax to be levied on the profits?

O -It is the individual shareholder who bears it

A -He bears it only on the share he gets

Q - it the same rate as the rich man? A -So long as the profit is the same

Q-The argument which you are using if carried to its logical cou clusion would mean that you should not graduate income-tax. The super tax on companies talls with equal heaviness on the rich and the poor Then

nhy should you graduate income-tax? A—I certainly approve of graduction, but my point is this so far as the companies in this province an concerned, they are very few in number and the majority of the shareholdtes are incher men. The poorer classes have no idea of purchasing shares in companies at all Except perhaps in districts like Coimbatore, where there are cotton in its on the average it is the richer classes that go in for these shares. I are instance I know of nobody in my district who has shares in the Imperial Pank

The President Q -Anybody who has shares in the Raiahmundry cotton

mılisi A -Only recently

Sir Percy Thompson Q -With regard to agricultural incomes, you think the present exemption ought to be continued. Subject to this, you tax the ab entee landlord?

A -las

Q -- How exactly would you define 'absentee landloid'?

A -One who does not normally reside in the district and actually cultivates himself for instance I am one I am practising in Madras as a High Court Vakil

Q -Would you treat him as an absentee landlord if he lived in the rillage?

A -It is difficult. If his lands are too many and if he leases out some lands, I do not know whether we can adopt that principle

Q -lou still tax him in the absence of permanent settlement

I gave some political reasons for that

Q-You say land is passing into the hands of capitalists and professional men?

Λ — \ ca

Q-I am not quite sure whether the tax on the incomes would very much present that

A -It is only because we get a good yield from land, that we go in for it. We do not deny that I, for instance, have invested my earnings in land

O -Is it because of the fact that there is no income-tax on agricultural meomes that you have done so?

A -Possibly that idea is never entertained. For my part, I purchased the land bit by bit. Speaking purely from a personal point of view, I think there is justificat on in taxing these men

O -lou do not like the arrangement under which you pay the tax an the profits of the preceding year?

O -In your case, is it not a fact that the previous year when you made an income of Rs 50,000, you did not may on Rs 50,000?

A -My meamestax was deducted at the source. I took charge as Manater on the 1st November 1920. I paid momentar that year. Then again, in 1921, in 1922, and in 1923, I paid it Thus, I paid for four years for being in charge of the office for only three years.

Dr Paranguge Q -But only for a fraction in the first year and a fraction in the fourth year

A -If a man is taxed for what he has earned, whatever he the process, it is well and good. Let him not be made to pay more

Sir Percy Thompson Q-You realize the difficulty with regard to Government servants, you know what their income is and you can charge on the income earned during the year. With regard to profits from trade, you have to wait until the end of the year and that means you never get income-tax in the year in which it is earned

A -Then the two taxes must be distinct, and a separate charge should be levied on each

O-lou get the same thing even if you charge on the average of the three preceding years

A -Yes

The Prendent Q—Under Q 26, you say, 'I agree that every member of the community should pay some tax, the only condition being that he should be able to pay." But when you come to Q 55, you dispute the accuracy of the assumption Are the two statements in keeping with one another?

A —It all depends upon the meaning you give to the word 'poorest' If the poorest is unable to pay any tax at all, my two statements would be true If he is capable of paying something, he will have to pay something

O-You recommend a protective duty on imported salt?

Q-And you think that the Bengal consumer would be patriotic enough to pay the duty?

A -Yes

Dr Hyder Q-Why should not the Listna and Godavari zamindars be patriotic enough to pay for the spread of education in the Ceded Districts?

A -There is a lot of difference between the two One is national, and the other is individual. You are speaking of the Kistna and Godavari and the other is individual four are speaking of the Kisim and Gudavari districts. There is no analogy at all You know what the Bengalis are. There are men there who can give up all their fortune and serve the country. Do you mean to say that for the sake of the nation, they would not be prepared to purchase the Indian sait in preference to the foreign salt?

The President Q -If they are patriotic enough, is it necessary to help them by putting on a duty?

A -But it is the function of the State to protect its own industries and to see that they are not dumped with foreign articles wherever possible.

D: Hyder Q — They have never attempted the boycott of foreign silt A — I do not know whether it was suggested to them I have got much faith in Bengal We want to supply the whole of India with our salt if we can

The President Q --With regard to excise you "do not admit that the policy mould milotic a large expenditure for its enforcement for any length of time" - Have you studied what had taken place in merica?

A --No

A -The figures are appalling. But I think our conditions differ. This country has always prohibited drink in theory at least, from the earliest times

Q-What is the authority for that statement?

Dr Hyder Q-Is it not laid down in the shastris that molten lead will be poured down the throat of the man who drinks?

A -I heard something of the kind though not in that way

The President Q-Hrve you studied the book Indian Problems' by 11 5 11 Mitta? He says when was used in ludit from time minimum and it was drunk and drunk field at sacrificial feasts, and on noteworthy occasions the use of which was the chief feature at the Sona oftening of the old Arvans when Gods were honoured by book of the precious draught?

A — May I meet that by another statement attributed to Shri Shankuta charya? Once he was taking wine and his pupils who were observing the master taking it also took to it. But on another day he took het molten lead, and asked his pupils to do the same but his pupils could not do that

Q-Again you know the famous passage in the Mahabharata which tells how at a picnic given by triuna wine flowed like water. In fact, no social gathering was complete without highor Krishna and Arjuna are described with eyes heavy with drink. The ladayas in one battle took the field in such a state of intoxication that they slew one another instead of the enemy

A -In the same bool there is a chapter which explains that the ladays died lecause they took wine

Dr Hyder Q -Are you prepared to say that all the Moghul Emperors were strict tectotalers?

A -I remember at least a man like Akbar did not drink

Q-No, when he was leading his army he did drinl, but when he began his philosophical career he became a saint and a better man

A -I must say that we drink much less than the Luropean coun

Q-Would you please refer to the conclusions of the Bombay Exciso Committee? It was certainly not in favour of driak. It is said there that 'all the Moghal Emperors with a single exception perhaps of a dynoit Muslim like Vurangzeb were wine drinkers.

A -I cannot accept that view

Q -You say in your younger days all the villages were sober?

A -I should think so I ven now they are soher

 $Q\operatorname{--Have}$ you not seen in villages toddy shops surrounded by villagers?

A -I can't say that

Q-You agree that there is a good deal of todds drinking at any rate?

A.-Yes

Q—Nou say, "When the manufacture of toddy liquor was prohibited and rum introduced in its place, it was ver, much apprehended that illiest manufacture of arrack from toddy would be difficult to be stopped." Is it not an extraordinary statement when you had about 30 000 prosecutions a year?

A .- That might be I took for instance, the figures during the list 25 years I do not think in this century you have been able to control

O -The spirit has been available of any kind, but there has been only a change in taste

A -You are a better authority in it. My own difficulty has been to stop illust manufacture, though it has been very limited from a short time

O -You still consider people are very solver?

A -I should think that they are comparatively solver

O -Then where is the necessity for such drastic regulations as you propose?

A -Because other influences are at work

O -Do you observe any marked deterioration in the physique of the

A -I cannot tell you that Perhaps some of the factory managers would be able to tell you I should think it does affect the health

O -I have heard from a very large employer of labour that the finest cooly is the toddy-drinking cooly

A -Perhaps he judges it by the work he extracts from them

Q—Generally speaking one of the arguments in favour of probabition is that you are going to get large revenues from the extra earnings of the people. If there is no phracel deterioration, no increased carmings will be got by stopping drink?

A -I believe there is deterioration

O -How are you going to replace the revenue which you propose to abolish?

A -It cannot be done in one year but it ought to be a gradual process In the second place the resources that I have pointed out and the resources that you will be able to recommend should be able to meet this deficit

O-lour proposals are succession duty tax on tobacco and an employee taxP

A - Yes and the income tax on agricultural income provided the condition attached to the proposal is accepted

O-If you are going to have permanent settlement you would not get an increase?

A-I do not say in the least there should be a deficit in the revenue which you would ordinarily get in the thirty years You will manage to leavy our incone-tay in such a war as not to go below that amount but above that

Q-I do not think you would be prepared to say that there is going to be an increase in the ictum of land revenue by substituting permanent settlement ; lus meome-tax for the temporary settlement

A --Certainly, I don't say that There will be an increase, and there ought to be an increase in these periodical settlements. Provided you take away this liquor tax and you improve our society are ought to be prepared to 1 yr a little more through other sources.

O -Then trest of the extra revenue would come in the shape of income-

A -les

Q-Your succession duty will be practically on the same people?

A-les on those who are alle to pro

tax on permanently settled ramindaris?

Q-Do you think it would be fair to impose both taxes upon the ramindar at once?

A -Unquestionably it is fair. Is it fair for the zamindar to squander away the money as he likes simply because he is the son of his father? Q -You do not think that it would result in the break up of the large estates?

A -Why should it? I do not think it could reach that point at all

Q -Is not that what happened in England, that the imposition of those heavy duties resulted in large estates breaking up?

A -I must confess my ignorance of the English conditions

Q-Then you will have an employee tax Again, it will hit the same class of man?

A -I was thinking of the factories and mills of that kind

Q -How can you impose anything further than sucome-tax upon the factories and mills?

factories and mills?

A — Where is the difficulty? The cotton mills at Combatore get 200 or 300 per cent Would there be anything arong for them to pay?

Q-The Bombay fails are not making anything now There are plenty of mills, the value of whose shares has fellen by 200 per cent or

A -Only when compared with the War rates. I thought Combitore paid 25 per cent last year and Madura paid the same figure

Q-Then you are going to put a tax on every employee?

A-Of course this must be taken with crution. I did not mean that tax should be probibitive

Q-You have to find five crores of rupees?

A -I must confess I have not calculated how much it would bring in to make up these five civies deficit from excise

Q -- Do you think you will get even one crore of rupees?

A.—That only menus you will have to dense other sources. I thought that twation has not been equilized and the poorer class and the agreeitiral classes are being over tweet and the rater people are not navier, there must

paying their quots

Q—It 1- for you to suggest the sources Another tax von propose 15

on tobacco Do you think that is a practicable try?

A -Why not We have been collecting cesses on cotton cic

Q -- How would you levy a tax on tobreco?

A -Something like the cotton cess which is levild as the stuff reaches the factories and gins so also when tobacco passes from the hands of the producer you must tax it

Q -A very large part of it is not manufactured at all

A -With reference to this you have to catch it when it is with the dealer

Dr Paranipye Q-It is a small trade with a limited number of people, is it not?

A - Freuse me, if you go to a pince tike Polararm and m the lankas of Godvari you will find lots of merchants haunting these agriculturiels' houses for tobraco. It is a big itade in these places

The President Q -Even if you are going to tax the rich dealer, it would involve care and investigation of almost every acre. It would be very difficult?

A -It ought not to be difficult with your rigorous system of village officers

Q-There are hundreds of thousands of acres of scattered cultura-

A-We want revenue and we find the tax is otherwise justifiable Unless the difficulty is insuperable, I think it is worth trying Q-Instead of trying to tax in that way, would it not be simpler

to impose an acreage duty?

A -Then it will be considered as a tax on the land. The earliest stage for taxing should be after it leaves the producer's hands.

O -You would have to ascertain from the rvot how many acres he had, what the produce was how much he realised and then tax it

A-We can very well do the same as in the cotton cess

Q-Cotton must go to the gin, so there is no difficulty, but tobacco is not like that

A -Judging from my experience I can say that tobacco goes to many foreign countries. In a place like Polavaram this trade is on a very lig scale I think it ought not to be impossible to find out

O -Do you think reople would prefer paying a tax on tobacco to the paring of excise duty?

1-I suppose the liquor drinker would prefer to have his drink O-lou regard both as conventional luxuries but one is slightly more

harmful than the other? 1 - According to my concertion drink is sinful

Q-If you are a Sikh, you will be committing a sin if you smoke It is against their religion. But they can drink

A -I do not know that

Sir Pere: Tlompson Q-lou favour an export duty on lac on the ground that there is a good deal of monopoly in at?

Q-Then you are in favour of levying export duty on fish, oil-cake and other manures? You think it more useful to keep them in the country?

A -Yes

O -How would you justify a duty on raw cotton that is not a mono-

A .- There are only three countries in the world producing cotton I should like to see as much as possible of the cotton India produces converted into cloth in India

O -You mean for export?

ont of which 50 crores worth comes from foreign countries and most of it is made from cotton produced in this country.

Q-Is it not easier to levy an import duty on the manufactured article" India does not produce as much cotton for export as America India has no monopoly, and very little influence on the price

A -But let us leave alone America and England and take the case of Japan every year forward contracts are made for millions' worth of cotton It goes to Japan and it comes buck to our country as cloth

Q -There is no limit to the production of raw cotton America could produce double the quantity

A -Fven America's production has fallen

Q —I am suggesting that if you do put a tax on cotton the result of vor export duty would be to put up the price of the export cotton and securial production, the demand would still exist and presumably the supply will come from America

A -Ordinarily speaking India can consume a larger quantity of cotton than it is at present consuming. The export of a larger quantity of cotton than is necessary can be stopped by this tax

Q-lour import duty on cotton cloth is 11 per cent as against the

excise duty of 31 per cent So there is a protective duty of 71 per cen.? 1-les Sir You know that most of the Indians do not like the cotton excise while some of us are prepared for a higher import duty

The Prealent Q-1ou ask with regard to waste land newly brought under irrigation if that newly irrigated land is not to become private property is it proposed that it should be managed by the Government and you say that it would lead to complications. I do not know if you have heard about the colonization experiments in Burma where they are treating them selves as absolute owners of the colony land and performing all the functions of the landlord

- A -I do not I now that whether those lands can be described as domain
 - Q -Is it not practically the same thing?
 - A -Probably
- Dr Huder Q -Is the revenue that the different States derive in Europe from public domain on the increase or on the decrease?
- A-It is on the decrease. I think civilization is advancing and new systems of taxation and principles are followed. This kind of income is considered to be wrong
- The President Q -You say you can think of no powers of taxation which can be given to local bodies unless it be the power to less an addition to the State income tax. Isn't the profession tax practically that?
- A -A man is made to pay income-tax because he gets some income profession tix is different from income-tax
- Q-It is not quite the same but it amounts practically to the same thing
- A -Some graduation is allowed there but the profession is not enough to justify the payment of a tax. You have no minimum limit every man who takes to any profession is bound to pay it. I do not think they no the same
 - O -Perhaps at is like the old license tax
 - A -It is something of the kind
- Q —You say later on that numerous classes of people escape payment ocal taxes. Which classes are they? of local taxes
- A —Most of the professional men escape the profession tax e.g., hanks, railways, insurance companies factories, mills, etc
- Q-You can get at all those either through the profession tax or the companies tax
- A-My contention is that this profession tax is a limited and small one, it is not adequate and the professions are capable of paying a little male
 - Q -Is it not within the power of the local boards to ruse the rate.?
 - A -The maximum is fixed by statute
 - Q-How many have got to the maximum?
 - A -The maximum stelf is a very low fgure
- Q -They are all abobeling profession taxes because they find them troublesome to collect? A -I don't know, but if these local hodies really want new sources of
- sevenue they can get them
- Q-You say that "the whole system of local traction requires over-hauling, and it is loped that this Committee will undertake the task." Would you kindly indicate to us what we should do?
- A -I remember your speech as I mance Member, most of which was confined to the reform of local finances. I was thinking of that
- Q-Your reply to Q 113 you defend the limitation in the case of land tax on the grounds which we have been just discussing. What about the municipal house tax why should you limit that?
- A -It has a certain capacity to lear, I think that stage has been reached
- Q -When the rate in Ingland goes up to 100 per cent and over of the rental value do you think the capacity stage is reached in India?
- A -That depends upon various circumstances what is the income of an Inglishman and what is that of an Indian's
- Q -This is not a fixed tax
- A.—The capacity of a man to pay tax depends upon his meome. I sent the house tax will have a bearing on that. I think it will be hard to call oft a poor man struggling for his existence to pay more than a certain fixed amount, even though his house is a fairly decent one.
- Q-If it is livied as a percentage of the value, that does make a difference in income

A -In actual practice, nothing of the kind is done. I was the president of a taluk board for some years, and I was in charge of twenty or thirty or a tank board for some years, and I was in charge of twenty or intro-unions. My experience has been that if a house is estimated as worth its 500 the tay is made at that figure, no other allowances being made

O - You recommend a registration for an marriages on a graded scale?

O -Do you mean that a larger fee should be paid for a second marriage? A -I meant the status of the family a rich man quebt to my more and a poor man less I support it only as a last resort

Dr Paranipus O -Would a rupee for each marriage be too much?

A -It won't be in the case of the middle classes

O -How much does the very poor spend on marriages?

A -My rate would vary from 4 annas to Rs 100.

O -It would be rather difficult to grade this marriage fee, who is to gradă itP

A -The local authorities the local officers ought to know the meanes tax they are paying, their status, etc., from which they can fix their cap icity to pay this fee

O -I will give you an illustration lots of marriages are celebrated in Poona, though neither the bridegroom nor the bride belong to that place A -They must be very poor people, judging from the circumstances of this country. I know that every man would like to marry his daughter in his

own house O -If you have a priest, you can order a feast immediately

A -This practice does not obtain in Madras I have never come across a man coming from the mofussil and performing his marriage in Madras. The President O-You say you pay a sufficient fee to the purchits

for the evidence of the marriage is any record kent of that? A -The object of the marriage procession is that all people should I now that the marriage is taking place and all are invited for the purpose of

witnessing the marriage Dr Hyder O -Would there be any opposition on the part of the people if this fee were levied? Would they say that Government is interfering with one of their sacred rites?

A -I do anticipate some little opposition, but I suppose that as time advances it will be all right

Q -Nou don't think that politically-minded people would make capital out of it to the detriment of Government? 1 - People who are so minded will take any chance to make capital,

but I think that, ordinarily speaking reasonable people can be expected to accept at

The President O-You object to a tax on patent medicines as a matter of health?

A -I have also stated that the proceeds would be small

Q-Have you ever studied the publications of the British Medical Association in wheh they give analyses of all the most famous patent inedictines. They show that these often have no medicine in them at all

A -I don't know whether it is quite fair there are some medicines which are very good. I have known a medicine named 'Celerina' which comes from America. I have need it successfully in the even of some diseases Drunkards would give up their drinks within three months. "Cuticura ointment" also comes from America. I have used it very successfully

Q -I don't say some of them are not successful but a great many of them are pure humbug

A -It is quite possible a certain chinent of fraul is ineritable

Dr Parunipyr Q-If you now pay Rs 2 for a patent medicine, you won't object to paying Rs 24-0?

A -Perhaps not I would put it this way these are coming to your hands, so that you may adjust these statters. I won't attach any importance to them

O-You are in favour of taxing patent medicines, it necessary?

A—Yes, if necessary I am in favour of any tax, if it is unavoidable. It is a question of balancing the advantages and disadvantages and your needs. If the State does require a certain amount of money, it must get it

The President Q-You object strongly to an excise duty on Indian made cigarettes, why?

A -I find that the import of eigratettes is enormously on the increase, and I do not see why foreign persons and foreign countries should be carriched at our expense. I know that a large quantity of tobacco from Guntur district goes to Germany

Q -Is it not a fact that Indian made tobacco is unsuitable for manu facture of eigatettes and that Indian made eightettes are made out of

imported tobacco?

A -I know for a fact that enormous quantities of tobacco are exported from Guntar to German and there converted into cigarettes and they come back to India. The German company has now been taken up by a British company they have invested about 7 lashs of rupees in buildings in order. to enable them to collect the tobacco, they have also advanced money to the cultivators

Q -In Bengal we had the evidence of the manager of one of the biggest cigarette companies he said that his company were using imported tobacco for eigarettes

A -I know that our tobacco is going to Germany

Q-Have you studied the figures in our Questionnaire of the enormous increase in the import of unmanufactured tobaccos

A -I am not sure if it is the cherp tobacco. It may be 'Virginia' tobacco, a high class tobacco

Dr Hyder Q-I think entirely out of Indian tobacco Q-I think Red Lamps' and other cigarettes are made

A—As a matter of fict, it does not pay to use the foreign tobacco for cigarettes in this country. I should impress, if I may, on this Committee that there is need for stopping the import of cigarettes, but I was told that most of these foreign eightets contain more paper than tobacco. I wis reading in a newspaper the other dry that if the American unexpapers pallshed in a pear were spicad our the world they would cover the globe but half of them were used as covers for cigarettes.

The President Q-On the question of the division of revenues you think it is for us to find balancing factors?

A -If you can

Dr Paranipue Q-lou ue against the division of the proceeds of any tax?

any tax? - All an against it Supposing a two is collected in a province and a portion is sent to the Imperial Government those who are responsible on imposing the tix, i.e. the Legislature Council in Madras would be responsible only for the collection of the tax but not for its expenditure. They have no voice in the Assembly. In the Assembly while the people's representatives vote for the expenditure they have no voice in the collection of that portion. Suppose you collect 7 crors, of rupees as land tax and you have to cause 1 crors, to the Government of India. We in the Madras Legislature Council are responsible for the collection. The third was to the Government of India. The interval of the Council are responsible for the collection of the treatment of the Council are the Madras Legislature (Central and Prouncil Governments is thus if the source of revenue is just under a divided head, one portion to the Government of India and another to Local Governments the difficult is that, while the local legislature is responsible for the collection of the entire money, it has no voice in the expenditure of that portion, which goes to the Imperial Government whereas responsible for the cohection of the entire money, it has no voice in the ex-penditure of that portion which goes to the Imperial Government whereas the e in the Assemble will be responsible only for the expenditure because the c in vote on the expenditure but they do not you for the imposition

Di Hilter Q-iff the lanance Member wants to increase the rate of increase think in will have to submit his bill to the rote of the Assembly He will have to submit may finner bill to the rote of the Assembly

4-The trouble is this take the case of the land tax (the land tax in Madris is very high), a share of it will be a very good thing for the

Government of India From assuming that the receipts also form one of the they can be out voted

Q -Would you prefer that the Central Government should impose its own rate and the Local Government its own rate and the collection to be bit in the hands of either the one or the other?

 $\Lambda=1$ um interested in the genery of collection oven as regards the own to have to give their consent for the tax, I think that the Assembly does not represent their view as a whole Very few are there, and interpretaring themses and antigonsoms might play their part. On the whole, I should think that it is more seneithe to have separate resources.

think that it is more scientific to have separate resources.

The Prenadent Q — You say "I am not unwaver of the present difficulties. The demand of Bomby and Bougal for further revenues of for a share of the memon-cive is as much justified as the claim of Madras, the United Provinces and the Punjab for the officement of the provincial contributions. But these are nece cviv cvits. Not that belaneing factors cunnot be discovered which might to some extent make up for this embarrassing clement. I or instance if in excise duit or export duit is beyind say, on jute and a portion of the revenue is given to Bengal, the rest going to the Central Government a solution could have been arrived at?"

A -- If you proceed you will find that I gave it only as an exception

Q-You say If you met user I gave it only as an exception live no doubt you will discover min-and ver useful and advantageous ones they will be But then you cannot avoid complexity which is not destrable?

A - And simplicity

O-low can get a fairer system?

A -It is only a choice of two evils

22nd May 1925.

OOTACAMUND

Present

SH (HARLES TODHUNTER, RCBI ICS, President

Su Bira Charl Martis (CIE, LUSI, 10M, Mahu yadhiras Bahadur of Burdwan

Su Pircy Thomison are en

Di R P PARANJEYE

D: L & HYDER, ML

Mr S K SARMA, BA, BL, Pleader, Trichinopoly, was examined

Written memorandum of Mr Sarma

I CONOMIC PROGRAM IND INCIDENCE OF TRATION

An uniquity into the economic condition of the different strat of Indian society—if one such cut is instituted—will be helpful for mids ting the plogress of deterioration of the people during two periods over which it into the control of the strategy of the people during two periods over which it into the helpful to drive any conclusions thereform as to the probable effects of a particular two or tax system over the whole or any section of the community. There are ever so many frectors which affect national life and the conditions of its growth that even if one should succeed in measuring the material growth of the people in general and the different groups of workers that make them, it would screed be possible to appraise the real effect of triation on them. If other things remained the same between two periods we can judge of the effects of triation on different groups of people by means of a consus of production and consumption, but other things remain no more the same that the economic man in an island home exists outside textbooks for other than the consumer and in an island home casts outside textbooks for other than the same than the consumer man in an island home casts outside textbooks for other than the same than the consumer man in an island home casts outside textbooks for other than the same than the same than the consumer man in the same than the same than the same than the consumer than the same than the consumer than the same than t

accounted for before we can assess its dynamic circuit.

I irst and foremost among such factors which render impossible even an approximate calculation of the economic stability of the people—let alone the question of framing scientific methods of taxation thereon—is the fact that more than two-thirds of the population have to depend upon the land for their sustainees. Bir I letwood Wisson expressed an economic truism when he said that the Indian budget is only a gamble in rains. One has only tell a singular tale of good rains reflected in "prosperity budgets" alternated with years of partial or extended failures of the monsoons resulting in falling revenues and increased taxation. A single monsoon stands between starvation and plenty. Assuming for the purposes of argument that the incidence of taxation falls with even oppressiveness upon all classes in a year of "inormal prosperity" and is all that could be scientificially desired or dovised the failure of a monsoon will work severe have among the people in a crueilt uneven degree. It is not only that the failure of the crops raises the prices of agricultural commodities very high, but it is accompanied to Lepital in the death of cattle and other live stock.

to an extent that it tales years to replace them, and as the collection of revenue does not respond to the success or failure of the crops, it takes a longer time for those who are more immediately affected to recover. Nor can one get a correct reading of the measure of destitution from the official gauge of tax returns 1 or example the loss of reseme from the famine of 1899 1900 was about 3 crores, but the total loss to the country could scarcely be estimated from it. Lord Curron's estimate was 15 crores in wheat and 10 crores in cotton, and an estimate molseeds he could not make the country could see the country could be considered to the country country of the crops of the crops in the crops, and as to be loss in made. Beyond this there was the Governal long of our 12 crores. It is obvious all longs of our 12 crores.

there is no knowing whether such conditions that interrals—it is not possible to frime a scheme of taxation whose incidence will be less heavy than in a year when the hearens shower in plenty, for the very simple reason that one cannot calculate, much less naticipate in advance, the relative economic nosition during

two periods Twenty years later the country had another visitation of a similar kind. and the drought of 1920-1921 can scarcely be said to be far behind the scarcity of 1899 1900 in its dismal effects. The accesse under cultivation fell by eighteen millions in food crops with a deterioration of fifteen million tons of produce. There were certainly more mouths to be fed in 1920 than in 1900 And yet there was no Mansion House Fund no public demonstrations and collection of subscriptions, no very large number of tions and collection of superspicions, no cast stability of the people the increase in the staying power their resourcefulness or are there other the increase in the staying power their resourcettiness or are there other factors at work which, without accounting for any marked change in efficiency and recuperation, have materially altered the conditions that drove men to the relief camps two decades ago? Has the development of railways and other facilities for transportation anathing to do in equalising prices and moving produce in times of scarcity to places of want and distress which were unavailable then? In the earlier very the total mileago of railways were unavailable then? In the earlier very the total mileage of railways open to triffe was 22 000 and odd whereas in the later very it was a little over 37 000. Has this extension linked the country sufficiently enough for the easy internel transportation of necessary produce from the non-infected to the affected areas and mitigated suffering from with and privation? If it has done so which has been the effect in agrinul versi upon the material condition of the people across above tricts the indivise have been lad? What is the net economic effect of the importation of clean foreign goods on the cottage industries allowance of course being made for the profits made on the exportation of surplus marketable produce? If the exportation of surplus goods has been a real source of accretion of wealth how is it that whereas the population of the country dejendent on agriculhow is it that whereas the population of the country dejendent on agriculture has increased by 20 millions during the list two decades the actual acreage under cultivation has increased only 1, 40 millions? And this presumably of inferior viriety Or to tale another text how is it that whereas during the decade 1901 1911 jopulation increased from 689 jet cent per year (which was the rate of increase between 1884 1901) to 86 per cent per year at dropped to 231 per cent between the decade 1911 1921? The rate of increase in Germany was 17 per cent per year during the 40 years prior to the War If we should set it down to the abnormal procreative proclivities of the Teuton we may take a growth of one per cent per annum procurines or the leuton we may take a grown of one per cent per annum as normal I foo the population of British India must have increased from 223.5 millions in 1901 to 245.5 millions in 1911 There was a shortage of three millions Between 1911 1921 it must have increased from 242.7 millions 267 millions It rose only to 247 millions. There was a shortage and one to 20 millions. It rose only to 247 millions. There was a shortage again of '00 millions. Is it that so many were not form or is it that the Malthusian checks of undertrised hunger disease poverty and privation have claumed a heavy toll during all the years of fancied economic recuperation?

To raise such and kindred questions is to open a vista of economic enquiry which must tax the patience of good many ardent scalls intent upon finding the truth having previously submerged all political bias and preposessions. But the situation is further complicated by the intervention of Government with the monetary standard which is plying harco with the peaceful evolution of the country. In Western and Central Europe the War was an excuse for the respective Governments to tinker with the returning, but unfortunitely a deliberate policy—or rather want of it—has been pursued in India for ouer a quarter of a century whose effects are all the more baneful

22nd May 1925.

COTACAMUND

Present

Sir Charles Todhunter, 1 cs1, 108, President

Su Bian Сима Мантав ссіг, козг, гом, Маки цадвиці Bultidut of Burdwan

SIT PERCY THOMPSON KBE CB

Di R P PARAMIAE

Dr L & Hyper, MIA

Mr S K SARMA, BA, BL, Pleader, Trichmopoly, was examined

Written memorandum of Mr Sarma

I CONOMIC LARGINA AND INCIDENCE OF TAXABLE

In enquity into the economic condition of the different strate of Indian society—if one such can be instituted—will be helpful for indicating the people during two periods over which it is extend that it is greatly to be doubted whether it can be held in a Thy extend But it is greatly to be doubted whether it can be lickli in a manner helpful to draw any conclusions therefrom as to the probable effects of a particular tay or tay system over the whole or any section of the comminity. There are ever so many factors which effect national life, and the conditions of its growth that even if one should succeed in measuring the material growth of the people in general and the different groups of works that make them, it would scarcely be possible to appraise the real effect of travation on them. If other things remained the same between two periods, we can image of the effects of travation on different groups of people by means of a consus of production and consumption. Jut other things remain a more the same than the economic man in an island home exists outside textually of the different groups of production and consumption. books for other than illustrative purposes. An economic enquiry has been asked for since the day measuring that was started under the incidence of taxati finding out en as now,

remedial meisures for and leading them to one of the factors that affect the material condition of the factors that affect the material condition of the factors which are of a more sital character whose effects have got to be accounted for before we can assess its dynamic effects

I irst and forement among such factors which render impossible even an approximate calculation of the economic atability of the people—fet alone the question of framing scientific methods of taxino thereon—is the fact that more than two-thirds of the population have to dispend upon the land for their sustenance. Sir I betwood Wilson expressed an economic truism when he said that the Indian budget to the among framework the control theorem of the control the control theorem of the control the control theorem of the control the control the control theorem of the control with years of partial or extended failures of the monsoons resulting in falling receives and interaced faxition. A single monsoon stands between starvation and plenty. Assuming for the purposes of argument that the incidence of taxition falls with over oppressiveness upon all classes in a year of "normal prosperity" and is all that could be scientifically desired or desired the failure of a monsoon will work severe haves among the people in a cruelly uneven degree. It is not only that the failure of the cross raises the prices of agricultural commodities were high litt list accompanied by 10-30 capital in the death of cattle and other hie stock.

to an extent that it tales years to replace them, and as the collection of revenue does not respond to the success or failure of the crops, it takes a longer time for those who are more immediately affected to recover Nor can one get a correct reading of the mensure of destitution from the official gauge of tax returns For example, the loss of revenue from the famine of 1899 1900 was about 3 crores, but the total loss to the country could be applied to the country could consider the country country could consider the country country could consider the country countr

ord curron's estimate was 10 crores in wheat in estimate in oil-seeds he could not make crores in het crops, and as to het loss in made. Becond this, there was the Governid loans of over 12 ctores. It is obstous there is no knowing whether such conditions hat intervals—it is not possible to frame a new will be its heavy than in a very when the

scheme of taxation whose incidence will be less heavy than in a year when the heavens shower in plenty, for the very simple reason that one cannot calculate, much less anticipate in advance, the relative economic position during two periods

Twenty years later the country had another visitation of a similar kind, and the drought of 1920 1921 can scarcely be said to be far behind the searcity of 1899-1900 in its dismal effects. The acreage under cultivation fell by eighteen millions in food crops with a deterioration of fifteen million tons of produce There were certainly more mouths to be fed in 1920 than And yet there was no Mansion House Fund, no public demonstracollection of subscriptions, no very large number of tions and collection of subscriptions, no very large number of relief measures started. Is it due to the economic stability of the people the increase in the staying power their resourcefulness or are there other factors at work which, without accounting for any marked change in efficiency and recuperation, have materially aftered the conditions that drove men to the relief camps two decades ago? Has the development of railways. and other facilities for transportation anything to do in equalising prices and moving produce in times of scarcity to places of want and distress which were unavailable then? In the earlier year, the total indeage of railways open to traffic was 22 000 and odd whereas in the later sear it was a little 37 000 Has this extension linked the country sufficiently enough for the easy internal transportation of necessary produce from the enough for the cast internal transportation of necessars produce from the non affected to the affected areas and mitigated suffering from with and privation? If it has done so what has been the effect in normal verse upon the material condition of the people across whose tracts the indivision who have been 1a d? What is the net economic effect of the importation of cheap foreign goods on the cottage industries allow more of course being made for the profits made on the exportation of surplus marketable produce? If the exportation of surplus goods has been a real source of accretion of welth how is it that whereas the population of the country dependent on agriculture has increased by 20 millions during the last two decades the actual acreage under cultivation has increased and by 40 millions? In this precumbly of inferior variety of to tale under text how it that this precumbly of inferior variety of to tale under text have it that whereas during the decide 1901 1911 population increased from 689 per cent whereas during the decide 1901 1901 1 opulation increased from 689 1er cent per ver which was the rate of increase between 1881 1901) to 86 per cent per ver it dropped to 234 per cent tetween the decide 1911 1921. The rate of increase in Germans was 1.7 per cent per very during the 40 verisprior to the War. If we should set it diwn to the almostial procedutes procedutes of the Teuton we may take a growth of one per cent per natural as normal. If so the population of British fields must have increased from 223.5 millions in 1901 to 23.5 millions in 1911. There was a shortage of millions to 267 millions. If rece only to 247 millions There was a shortage of millions to 267 millions. It receives the same were not born or is it flat the base changed as keep a classification of the person of the have claimed a heary toll during all the years of fancied economic recuperation P

To raise such and kindred questions is to open a vista of economic enquire which must tax the patience of good trainy ardent souls intent upon finding the truth Laving previously submerged all political bias and proposessions. But the situation is further contributed by the intervention of Government with the monetary standard which is playing large with the proceedile colution of the country. In Mestern and Lentral Lurid to War was an excuse for the respective Governments to tinker with the r currence that unfortunately a debterate policy—or rather want of it—law been puriod in India for over a quarter of a centure which effects are all the correlations.

because they are unperceived. Just as Sir Flectwood Wilson complained that the Indian budget was a gamble in rains, so some of his predecessors complained that it was a gamble in exchange, and convinced themselves that firstly of external exchange was more united to her finances than the stability of internal prices. So they managed to the mint of the total prices of silver and by a police of deflation extractions value to the private comage of silver and by a police of deflation extractions where the conclusion that everything was wrong with the pupe, they should have continued priving their proper respects to the golden cell and put they gold where the should have continued priving their proper respects to the golden cell and put they gold where the should have continued priving their proper respects to the golden cell and put the yellow metal into circulation, which they did not. The result was a forced circulation of patchment and overvalued silvei, with the concomitant issuit of an exaggerated price level. The hurdship was realised by the Government who appointed a committee to go into the whole question, but the publication of Mr Dutt's report was followed by the European conditic close on its heels. The hundled crores of tupes coinage that was to have heralded the pressing of India from a silver to a gold strudard in the ten years determined the pressing of India from a silver to a gold strudard in the ten years determined the American crisis of 1907 was sharply followed by double that preceded the American crisis of 1907 was sharply followed by double that moment during the five years of War. No wonder that while prices are falling in the United Kingdom, we are keeping to a record lovel, and none date best us there

The mediate and immediate results of a cerseless outpouring of printed parchiments are ably summarised by Mr J M Keynes in his recent "Tract on Monetain Reform", but what he are concerned with here is the effect that surregulated issues of currency have upon the mendence of taxation min. The first effect has been to increase it. The Government have been obliged to add their revenue to meet the increased cost of materials. They have to nucleuse stores both for the evin and military departments, and so far the purchases are made in India at an increased cost. These naturally add to the expenses, of Government. The loner grades of the services cried for compensation, they were given some increment and their salaries are now compensation, they were given some increment and their salaries are now generally attack. The higher grades have for the last for years been having their "honuses" and the general tax paver has now the satisfaction of a more costly in our more efficient overload than he had before. It is not only the expenses of the Government have been assed but the cost of production of ever material has increased by higher mages higher profits and higher interest paid to loans which increased faintion has obsorbed from private savings. The rullway fares have gone up and the cost of transport of good. Those who have been having on fixed incomes and on investments of storts shares and seemittes have been particularly hit. Those who are so hit are generally the large lody of middle class non who though comparatively from these who work in the feells or in multitrus are large energial. generally the large lost of middle class men who modified comparatively fewer than those who work in the fields or in middstries are large enough to beat the brunt of taxation. The large profits made in the War and during the decade preceding it have increased the income of a number of "profiteers", some of whom appear to have been that hard by the fall in prices in 19-20 and 1921 which their did not being an in The anticipation. of increased and increasing profits gave a stimulus to production which has everywhere resulted in an increase of wages both for the unskilled and skilled labour. It is not possible to say definitely whether the increase of skilled latour it is not possible to say definitely whether the interest of wages has overstripped the interest of prices throughout the country, we can at lest only refer to the tendency. Taking the index number of prices during the hasic year 1890-04 as 100 agricultural prices rose in 1820 to over 250. I year of the price of labour his interested pair justice which is greatly to be doubted, there is no densing the fact that over 170 millious of agricultural wage-extrees could not have improved their condition, because none of them are in a position to save year in and year out. A general none of them are in a position to save var in and var out. A general rese of price of accompanied is a general rest in wags; pridits and interests can improve the condition of none who cannot save, but it may make it liard for everyone in so far as lee has to pay an intravel lax. Those who are engaged in agriculture—and there is bardly an area and a laft per head distributed among then—manus, played to keep their body and soil per near arranged maning transmission part to seep their book and some tagether, the yield from land does not smalls be do now surphis to the working famils. It is only the few persons who are receivers of real in kind who can profit out of their examps. If we leve out of account thee sing who can profit out of their samps. If we have out of account thee who are enjaged in trade in the services and in industries—and these have to pay higher tax on their meanes and higher price for the commodities that consuments—as chare left but a small residue of landowness receiving the rent in kind who night be said to have benefited by the inflation of prices or

It appears to be necessary to refer to the uneven distribution of the incidence of faxation owing to the inflation of prices because it seems to be held in certain quarters that there has been no general depreciation of

currency as the additional issue, have been due to the demands of trade and that the general rise of prices is not fell by the people as a whole, as it has not led to an increase in the real cost of administration. It is clear that there are yet some disciples of John Law cien in this lage who have no beheft in the inflation of prices by once issue of paper, is it is not reflected in the inflation of prices. But one issue of paper, is it is not reflected in the foreign tachings. Here is no need to refer here to the distinction between specific and general depreciation, but so far as the cost of administration is sometimed in the some paper, and is a superior to the cost of administration is sometimed in the solution of figures that the burden has an any way been lessened. A table comparing the revenue from some of the primeral sources is given below—

Sources of Revenue		1901-02 Rs (000 omitted)	19^0-21 Rs (000 omitted)
Land Revenue		27,39 80	31,97,48
1 rovincial rates		1 55,77	91 21
Income tax		1 05 40	-2 19 28
~a1+		8 90 90	6 76 45
F xcise		6,11 50	20 43 65
Customs		67195	31 89 85
Stamps		5 16 96	10 95 08
Registration		46 94	1 1_ 01
Railways		16 08 85	_5 01 45
Irrigation		3 79 69	8 79 65
	Total	77 30 76	1 60 05 14

Between these twenty years it is clear that the amount absorbed by the forernment on these accounts has increased more than twice. As a matter of fact, the general level of prices during the same period has increased principally in the same proportion. The incidence however, has fallen unevenly. So far as exists as concerned it will only affect those who are habiturised to intolventing liquous and drugs it will not fall on others, though the indirect effect on the community may be different. But the customs revenue shows that almost all people who in one way or another consume imported goods have been affected the revenue laving increased more than five and a half times. Stamps and registration fall upon those who have recourse to lix courts or are concerned in this transfet of property. The failing off in the saft revenue is a distinct gain to every one, and the revenue from land has not kept pace with the general level of prices. As has been stated already, no definite conclusion can be drawn from it, as high prices can benefit only those who have surplus produce to bring to the market, and these must have gained at the expense of the landless people if the latter pay income tax, they are still more severely list as the expansion of the mercen clar revenue show. Whereast interest has a few parameters of the fall of benefits are the property of the strength of the more clar revenue show. Whereast interest has already in the selection of the fall of benefits are the property of the fall of the property of the same property of the property of the property of the same property.

The external exchanges also affect the incidence of traction though the Government have been at pains to correct it sometimes successfully and at other times unsuccessfully. The deflation of currency between 1893-1898 must have affected the incidence to the detriment of the debtor but for the amends the Government soon after made by forcing the pace of rupee circulation to an extent that could not le dream of before After the commencement of the War the exchanges begin to rise owing to the heavy exports of war materials and the high prices secured by them alread exchange was periodically corrected. Finally, on the recommendation of the Indian Currence and Fachange Committee the rupee was sought to be Indeed with gold at the rate of 2s in the expectation that twould stand at that level and in the belief that Indian prices necessitated such a high exchange The only inscalculation was that internal prices responded to foreign prices which was not the case as gold prices differed only those miterial commerce. The exchange fell sharply and it is now rising. It is not certain whether it will stand at 1s for go down to 1s. 4d. Whatever it is taxtion based on one level of exchange will be upper when the exchange deviates from it. A practical effect is non-seen in the bount given by the Coremment to the steel industry which has been neutralised.

by the higher exchange, and the tax payer has got to be user taxation to protect it from "dumping" The incidence of internal taxation is thus changed by a using exchange. There is no doubt some gain in our remit tance transactions to England, but it has to be remembered that the effect of this gain is neutralised by the fewer rupees which the exporter will get on the goods he exports. Owing to our peculiar economic position we happen to be a debtor country and incent policy has unfortunately tended to stiffen the tree of the bond holder. We have raised loans in England at a rumously expensive price and the interest charged can only be paid by selling our goods at a cheaper price. The result is that the exporter pays the

The object of the foregoing is to suggest that it is not possible to make any reasonably syntsfactory estimate of the incidence of taxation, unless we account for these and similar factors which change the incidence as between class and class and possibly from year to year. Nor are there detailed make no one to work upon even making allowances for these. To take the incidence of the incidence o

Nor is any effort at generalising as to the real incidence of other tixes likely to be more fruitful. We can possibilate with reference to certain taxes. The sult tax for example fulls undeniably upon every individual, so also the cotton duties. There exine the any variation as to the consumption of salt between the rich and the poor, but there is wide scope for difference in the consumption of cotton woollen and silk goods. It is sure to vary not only between class and class but also between province and province and communities and communities and communities province and general and a vargue statement which in many cases may be wide of the mark, that the costly piece-goods sinks and woollens are consumed by the mark, that the costly piece-goods sinks and woollens are consumed by the more advanced communities who may be earning a couple of thousands a veri, one may not be sure if any sound or sensible strement can be made to more more of the surface of men who do not consume sugar at all assenting mentilers massed from who do not consume sugar at all assenting mentilers of the Indian Israel Commissions as it calling our resources. The poorest among the unconnected with some calling or resources. The poorest among the village cultivator who is more fortunately situated knows no such deleasers. His quota to the sugar duty may be seer to spend an anna over his cup of coffec or tea, whereas the village cultivator who is more fortunately situated knows no such deleasers. His quota to the sugar duty may be mile Coffee and to are alonly insumulating themselves into many households irrespective of class or wealth,

and those who may be presumed to be capable of consuming these beverages do not do so, whall ethiers do Next to salt, petroleum may be said to be an article of universal consumption and the incedence of the duty falls on all classes, but the same cannot be said of tobacco. In one form or another and many others do not, and it will be difficult to say on which class the duty falls. If we take the excess duties, apart from the statement bused upon a prior revoning, that country luquor is largely consumed by the poorer classes, the labourers artistants and field workers, it cannot be stated what proportion of the rest-owners artistants and field workers, it cannot be stated what proportion of the rest-owners artistants and field workers, it cannot be stated what proportion of the rest-owners artistants and field workers, it cannot be taked to the control of the state of the state

INTERENCES FROM CERTAIN HEADS OF REVENUE

This is not to say that nothing can be postulated as to the incidence of traction. The statistics already would be can throw some light on the incidence of each tax, if not on particular classes, at least on the community as a whole. To take land tax for example, it will be found that whereas in 1893-1899 the total revenue rused was 274 crores at a cost of 4 crores to collect it the revenue rose to 31 crores in 1910-1911 and stood at the same level in 1920-1921, the cost of collecting the same sum rising to 54 crores and 8 crores respectively. That it is to say, whereas the revenue rose by 4 crores, that sum has been bodily transferred to the tax gatherers as price for collecting the same. In common parlance, it would be called robbing Peter to pay Paul There are only two inferences possible, either the expenditure was incurred in a hopelessly reckless manner or the maximum cromment the charge of recklessness, but

of taxation It has to be remembered ue is raised from permanently-settled llection must be due to periodically rtion still higher A tax may be said

to be reasonable if the expenses of collection are less than 2 or 3 per cent. The cost of collecting the land revenue is 25 per cent.

The cost of collecting the land revenue is 25 per cent

'Salt has been responsible for some acrimonous criticism of late, and
a study of its statistics is not without its lessons. During the period 1882
1883 when the duty was 18: 2 a maind the increase of consumption per
year was 668 000 maunds. Between 1889 1903 when the duty was raised
to 18: 28-0 the annual increase fell to 272 000 maunds. When the duty was
restored to 18: 2 in 1903 the rate of increase jumped up to the asstounding
figure of 1270 000 maunds per annum. In 1905 the consumption was 39
millions and when the duty was lowered by 20 per cent it rose by 4 millions
in two years. Between 1907 1908 and 1920 1921 the rise was 9 millions and
the revenue expanded from 5 crores to 64 crores. The population meanwhile expanded only by 6 per cent. It follows that when the duty is awe
and the medence is slight the consumption increases perceptibly and when
the tax is raised the consumption fulls. For one thing it gives a cogent
answer to His Excellency Lord Rending when in certifying the Finance Bill
of 1923 he stud "The economic arguments against the tax appear to stand
on shadows, foundations." The nill abouter is shown to spend approximately
two fifths of 1 per cent. The modern of the distribution of the duty in the manner it has done no further proof is necessary as
to the economic helplessness, and destitution of the people.

We may next take sugar another article of general consumption. It has already been stated that it is not possible to say on what classes the duty on it falls. But there are certain inferences that can be dearn from the import duties on it, as it is an article in which local production ought to meet all demands and allow a margin for export as rell. The sugar-canse cultivation is of ancient origin and all local demands are sing met from internal production. The import of bounts fed sugar during the close of the last contains caused alarm and led to the closing up of many refinement in the United Provinces and the area under cultivation shrail. If 32 per cent on bounts fed sugar. They produced 911 lakhs of revenue, and beyond that

did nothing to stimulate local production. The art i under cultivation is practically stationary. Whereas independent estimate of viol I was 11 ton per acro in the United Produces in 1999, the estimate made on a more "scientific and careful basis", which Mr. I indias Shirras claims for his is less than a ton per acro for 1920-1921 and 1921-1922. The internal supply being the same for three decades at is the foreign article that settles the local price. The cut omes dutt on imported sugar was raised from 43 per cent to 10 per cent in 1916 to 15 per cent to 10 per cent in 1916 to 15 per cent to 10 per cent the receive began to fall twistled 149 lakks in 1917-1918 199 lakks in 1918-1919, 128 lakks in 1917-1920, and 109 lakks in 1920-1921. In 1921 when the revenue was raised to 15 per cent, it was expected to yield 255 lakks, but as a matter of fall it yields 650 lakks coming to the abnormal imports consequent on a fall in prices. The revenue was expected to yield 255 lakks in 1922 bits if the sugar consumed in the country is imported from about The consumer not only parts the 25 per cent input the sugar consumed in the country is imported from about The consumer not only parts the 25 per cent import duts but practically a sundar enhanced price on every ton of indigenous article whose production does not expand to reduce its price. The sugar producers have a bounts without the possible risks of the monopolists to shoulder a part of the customs duts. For ever inspect the Covernment raise the consumer pass fice.

The incomestax has taken the place of the land account which his now receded into the bestgaround. In 1848 1890 the total cellections was less than two corres but to-day it walcout 18 crores. The minimum of exemption has 18 590 till 1903 when it was rived to 18 1 1000. The morning length of the land of the labby of 1916 Between 1903 and 1915 the exemption hum and the rate of travition were the same 1nt tile normal increase in collections was clean labby 1er xer. In 1916 the rates were revised and they were expected to vield an additional income of 18 125 labbs and the super tax hand next yer was expected to 700 labbs. But the recepts which were only 18 11 labbs in 1918. The exemption hum was raised to 181 200 labbs. But the recepts which were only 18 11 labbs in 1918. 2000 in 1919 and it was eye cted to rute. 287 000 as essees out of 381 000 and cost a sum of 18 75 labbs to the exchaptor. But the calculations have all gone wrong. The total number of assesses now is tended two and a half labbs and the try has increased to taghteen crores. The constitution of the Cartral Board of Recome and the feriation of a Separate extails himsen are said to be responsible for a more rigid collection. Our therefore, the constitution of the Cartral Board of Recome and the feriation of a Separate extails himsen are said to be responsible for a more rigid collection. Our think to have been reached. The following table gives in labbs of rujess the income during the period —

Year	lice + tax	etter.se	2 10 1
1915-16	314		
1216 17	Ert	•	
1917 18	1-4		
1918 19 .	815	319 241	77
1919 20	1 135	634	1:4
19-0 -1	13~	P.7	i, i
1921 22	1 4	- 1	•••

Redemption Fund, whose primary object is the redemption or avoidance of debt, or, which is the vame thing the construction of rulways. The scheme administrated but voir by Sir Basil Blackett is now given effect to, and, if successful, will earn for him from posterity the title of a "Grand Redement" of debts. But it has in it the elements of failure which it is time is sufficiently foreseen. The ections provides of creating a surking time is sufficiently foreseen. The ection provides of creating a surking time is sufficiently foreseen. The ection provides of creating a surking time is sufficiently foreseen. The ection of the survival of the debt outstanding at the end of each year over that outstanding on the Blast of Varch 1923. Accordingly, provision is made this year for a sum of Rs. 478 corress from the public revenues, and as fresh loans are being taken up every ear, the revenue contribution will proportionately increase. Two definite advantages are clusted to whit Sir Basil Blackett cells a "secentific" system of debt retirement, and they are, firstly, the reduction of the amount that has to be annually borrowed, and, secondly, the confidence created in the minds of those whom the Government want to be their creditors, in respect of the security offered then, so that it is not a real sustaing fluid but a bogos one, whose object is not to retire a single pie of the subsisting debt, but to supplement the proceeds of loans to meet expenses duit debitable to equal account. The total debt now outstranding is Rs 1013 fluores and that sum will commit and continue to give the expense of the debt time to expend the proceeds of loans to meet expenses duit debt time to the time of the project to proving apilal expenditure—may be some verts later when the craze for merry ioan-inongering is varieted, the loan proceeds may fall off, and the revenue rule be correspondingly included by having to proving a fall off, and the revenue rule of the Blackett formula was become sufficient to meet the annual capital expenditure—ma

The scheme adumbrated with such extentations flourish, and which appears to have been blessed by many business members of the Council of State is not a new one, it is only the old polev of utilising surpluses for capital expenditure in a new gash. The criticisms injunit this polety may be quoted here and they are opposite. Sir Friest Cable representing the Bengal Chamber of Commerce and "Among the deducted items are included." The properties of the Bengal Chamber of Commerce and "Among the deducted items are included in the second of the seco

The Debt Redemption Lind is not the only rad male by the Government in the jubble revenue. By a convention established between the Members of the Legislative Ascubb and the Government, another important encrotehment on the taxable capacity of the poor has been made since September 11st by which besides the crettion of a rulbay reserve and a

depleciation fund, a general appropriation is to be annually made for the benefit of the public revenue. The general rotenue will have a first charge of commercial lines (excluding capital contributed by companies and Indian States) at the end of possible possible to the companies and Indian Plus profits, remaining after payment of this fixed return. The bedance four-filths will be transferred to a railway reserve, but if the amount rail-able for transfer to the railway reserve, but five amount rail-able for transfer to the railway reserve, but five anomal correction of the transferred to a railway reserve, but five amount rail-able for transfer to the railway reserve, but five ecores will be transferred to the lailway reserve, and the remaining one-third will accrue to the serve the payment of the annual contribution to general revenues to provide, if necessary, for arrears of deprecution and for writing down and writing off capital, and to strengthen the financial position of railways in order that the services rendered to the public may be improved and rates may be reduced." Sir Charles Inner pointed out in the course of his budget speech that a reduction of held of a pie per unlei in the rates for third class passengers will cut away four and a half crores, and if so, how the rates on be reduced by the reserve passes, one's understanding. To level high rates to create the reverse morder that the rates may be bacered out of that reserve looks like a piece of financial jugglery. That it may be used for "writing down" and "writing off" capital goes without saying And when there is an annual borrowing for improving existing lines and constructing new lines, the necessity for a reserve to "strengthen the financial position of railways", does not carry conviction. It is clear on the contrary that it is a qual pro quo to the Government for the generous to the contrary that it is a qual pro quo to the Government for the generous to the contrary that they are made to the public revenues out of the railway proceeds.

The memories of the Members of the Legislative Assembly who noted for this convention must have been exceedingly short, othernow it is impossible to conceive how they forgot that these receives have an indiappy knock of lending themselves for improper uses. The instort, of the I amine Instrance Fund, which one fine morning was found to have been exten away by the Alghan wolf, is not an anient one, nor the mis-application of the Gold Standard Reserve, which, created for the purpose of supporting exchange, supports and the purpose of supporting exchange, supports that the transfer of the purpose of supporting exchange, supports that the relief of the purpose of supporting exchange, supports the purpose of supporting exchange, supports the purpose of supporting exchange, supports the purpose of supporting exchange in the purpose of supporting exchange in the purpose of supporting exchange, suppose the purpose of supporting exchange in the purpose of supporting exchange i

has been accorde out a series of the common that the controllers when the sign of a regular and growing contribution to the revenues from his investment in railways; but the investor gets his interest from the traffic returns. Should the cost of internal transport be kept high in order that the general tax-paver might have his relief? The relief so given this year is a little over five and a half cores, and there will besides be a reserve of seven and a quarter crores by the end of next very II the railways high given his result of the relief to give his according to the community for the leneit of the discord. It is taying a portion of the community for the leneit of the largest public, and when it is realised that the commodities whose fare least upuble of bearing the burden, one can could imagine a might be the commodities whose fare least upuble of bearing the burden, one can could imagine in might become a growing source of tax greates the relief of the railway will the subscenie a growing source of tax greates a relief to the railway will become a growing source of tax greates a relief to the railway will be come a growing source of tax greates from of internal transportation. Although railway finance is separated from general budget, it is needful to enter a extent against the indirect imposition of taxinon as a section of the community who use the railways for

longer are expenses reliting to what in all relief administration of the followed by a reactive of the followed by a reactive

the soil by such means. The individual is to produce distribute and consume on co-operative principles. Life under such conditions would be one of Arcadian simplicity, and when such theories are urged as messures of prest and an least on the control of th there manner calculated • the tax payer Ministers ... celine to be appointed by

departmental doles. They will not sprout even under the happy atmos-phere of sympathetic officialdom, they seem to shrink at the waste of public money that keeps a number of high paid centlemen in idle dismay board is now actively at nork dispensing charities to patriotic investors who have been activing a paltra 8 per cent dividend out of the abundance of who have been getting a patter is per cent dividend out of the abundance of the tolling poor. It threatens to remain as a standing invitation to similar sufferers to apply for immediate succour. We have schemes for universal education and compulsory education just hung up for want of funds now eaten up 1 independing ministers and their hand of enthingants officers of the Education Department. If we shall have extitered throughout the length and breadth of the country a number of dispensaries we shall have brought to the persont, the mainster of the country health wealth and education-on approved western lines

FEDERAL LINESCE

In view of our commitments on projects of this nature at becomes absolutely necessary to consider the financial machinery to raise the necessary revenue and meet the expenditure in proper proportion. It is therefore very proper of the Committee to have raised the question of federal finance and have also att finance and have also att mary as to the working of stated list year that few difference that the Reforms

The separation of the entral from provincial revenues, with the correspond-ing separation of central from provincial expenditure has created a attua-tion full of complexities not merch in the matter of inter-provincial adjustment of accounts but in the liabilities of the tax pave. The federal sectom has broken down in every foreign country in that separate watertight sources of revenue could not be estimated for federal as distinguished from State or even local purposes. The general theory and custom based upon it, that the indirect taxes must be set apart as a preserve of federal addisortive while direct reversor land and another must be left to states the second of the second o

governments have begun to suppler taxes. So that people who are fond and autonomy have to be content same source one to meet federal expenditure of the States. Exper

possible to allot distinct sources of revenue to the confederation and the constituent States and it is arguable that if the States want to secure constituent, states and it is arguanic that if the states want to secure their political existence their must be prepared to sacrifice their financial independence. Elsewhere the confederation has been farmed more or 1 so out of a conglomeration of various political entities overeign independent sovereign powers within themselves and has been the result of accident or design. It is not surprising therefore that though the same source is design it is not surprising interest that under the same source that axed twice over, they put up with it in view of the maintenance of the larger interests of inter-statal independence. I ven as between State and local taxation there has been considerable friction, want of uniformity evasion and failure, and in the United States especially, a satisfactory scheme has not been evolved yet

scheme has not been evolved yet

Fortunately for this country, we are not fettered by historical antecedents it is possible to write a fiscal sistem on a clean slate. Even the evolution of the major provinces his been but a few years old and the exercise of strict control in the Central Government as the supreme head both on fiscal matters and in matters of administrative detail has preserved a unity desirtle distant separatist rumbles. Those who have been advocating separatism in finance have subordinated it to the maintenance of the polity call unity and integrity of the country. If the necessary implications of separatist finance are widely understood and appreciated, it may be doubted if the movement for provincial home rule would gain much strength. For few even among the ardent advocates of provincial independence are anxious. few even among the ardent advocates of provincial independence are anxious to purchase it at the expense of the economic unity of the country. For political purposes and economic purposes they would require the country

to be undivided and solid. It is more as a matter of administrative emvenience than that of idvantageous development of independent economic units, that Provincial Governments have been constituted and run. And if the various provinces had equal facilities for development into such seconomic units, autonomous growth may be welcomed and fortered. But geographically and geologically, the country is a continent unequally endowed, and separative can be for the progress here, standed growth there and deterioration elsewhere. There will be no uniformity, and division can only engoder interpromental peadusers, animostites and recriminations. The charant celoses of vested interests in certain fixed interests over proposed becoming louder and the selections in the Legislative Assembles over proposed contributions during the last three years show that once people begin to test the full fruits of financial autonomy, we shall have a libed raised against presument trained and provincial inequality, not only in the matter of medicare discussed from and provincial inequality, not only in the matter of medicare discussed and involved and in the office of the satisfaction of the people, indeed there is an uniform measure of taxation which will have due regard to the comparative fieed needs and reconverse especially and against provinces unequally endowed by nature or developed by human again needs.

Difficulties inturally arise as to the proportion of federal expenditure each presence ought to bear. It is the imperial expenditure that will have to do do the imperial revenues. He certain articles of uniteral consumption and it is imperial revenued to be the sole sources of federal revenue, the burden of expenditure in the federal revenue that the construction of the construction

The principal source of importal execute laying coasts a and salt in the second promes. The total number of assesses is part a latter under 200600 and from the median a fourth or nearly 6.000 are from B miley. Beings I as about 10.000 are second. Ma free latter by The Pumph, and the United British are second of Maley a latter by The Pumph and the United British are second of the As for the sums rid by the both and the second of the second of the sums rid by the both and the second of the

to form a permanent source of imperial revenue, that on land remaining a provincial head, the inequality of imperial burden on the different provinces will aiden, and the gip will become unlyinged if the provinces are its supplied in the provinces are its supplied in the province are its supplied in their sources of revenue 1 k, it may be, an addition to the land revenue. That the inequality is already working a hirdship is seen from a study of the previously blunce sheets. Taking the year 1921-22, the first very of Referied Councils, Bonday raised by direct taxes 16 for inflicons, of which land central title 18 inflicons of which exists contributed 18 51 millions, and its indirect taxes 18 for inflicons of which exists contributed 18 for millions and its indirect taxes 18 for inflicons in land revenue and about 18 for inflicons on more seen in 18 64 millions in land revenue and about 18 for millions on more near 18 for inflicons in land revenue and a further 18 71 millions in mind rect taxes, of which the contribution from exists was 18 48 millions at samps and registration accounting for the rest. The sam raised was 18 15 millions. The third major province, Bengal, collected a revenue of only 18 87 millions, income 18 9 rullions and excise 18 18 millions. Out 50 this revenue 19 may april 18 for some of the samp and order, met its general administration charges of 18 12 millions for law and order met at general administration and could just for social and public undertakings only 18 for social and public

Thee figures disclose no practically principle of provincial taxation. That Bengal with a population of 10 millions should raise but a revenue of 18 × 87 millions where is Madras with a population of 42 millions should raise Rs. His millions with a population of a 42 millions should raise Rs. His millions with a population of a fittle less than 20 millions should raise Rs. His millions shows considerable disparity in the mediance. Nor days it appear that the megality is corrected by the imperial lever on the contrary it appears to 1 c only emphasised. Reference has already been made to the fact that on moones. Madras pays a third of what Bombay pays and Bengal has now begon to pay a little more than Bombay pays and Bengal has now begon to pay a little more than Bombay it is not possible to believe the customs sufficiently offset the discrepance. What it is not possible to believe the customs sufficiently offset the discrepance. What it is not possible to believe the customs sufficiently offset the discrepance of provinces and imperial heady of expenditure the same principles of trantion are followed. Nor can fresh heads of expenditure be transferred to those provinces while the interest pays of the pays of the

One justification for separation of federal from provincial expenditure can possibly to the magnificant doubt rate of the former compared with the latter. Where federal expenses include such major and over growing heads like the army public debt and general administration consuming so much as 65 per cent, leaving bitt 35 per cent to be divided between provincial and local purpose, in the ratio of two to one the inequalities of the incidence to which we live indecided a sume greater importance. The federal government will gradually live all concern and interest in those objects which more immediately affect the economic well being of the people and rest content with having handed over the charge of it to the provincial administrations which are in closer touch with the people. All sense of proportion will naturally be lost in its selle of expenditure and, what is worse it is likely to turn round and say that the provinces are responsible for interest development as far as a taxation can leight 1 I may be taken as positive

and certain that more mones will be spent on unproductive, though necessary, objects than hitherto by the Imperial Government as it is not expected to take a true perspective of the tax inseed from the people and the return made to them thereout. Nor is it unnatural. With moness earmarked for federal expenses, there is no reason why from federal revenues subsentions ought to be made to state expenditure. And if once such subventions are to be given on what principles are they to be made? The history of provincial assignments does not promise for it a more successful future and a return to it can only provoke more provincial rivalry. There is no true measure of provincial needs and any amount can be spent by any province if only the money is available. A basis of distribution satis factory to the provinces cannot be secured. Rather than start again fresh any province in the province for a small provincial function for giants. The lederal Government will rather exclaim 'hands off'. The provinces having obtained fixed autonomy ought to adjust their expenditure to their returners or raise more by fresh taxation if they want will be the persistent reply. A finance minister who is constantly reminded of the proportion which he initially spends say on agriculture and the army and feels compunction at the divparity will have the moral pressure of it removed once he cases to look at the agricultural grant but has only the army bill to pay. That will be the worst of separatist finance in a dependency like ours.

In the view that has been set out above it is clear that none of the plans adumbrated by Seligman whether individually or collectively, can be expected to effect even a theoretically correct distribution of taxes between Federal and State Governments Whether the tax is assessed by local author these with addition for local purposes the principle of autonomy goes, and that is, the esence of federal finance sevenue is found to work unevenly. Assignments and subventions as has been styled thore and as the history of provincial assignments since the days of Lord Mayo shows cannot give satisfaction. The character of the lovenues points to the fuel that a central administration is capable of taking a more approximate estimate of the fiscal needs requirements and capacities of the country as a whole than a number of separate administrations. Typerience has shown in other countries the need for customs and incomes being managed by a Central Government in order that there may be no occasion for discrimination. The same must be said of the excess on be no occasion for discrimination. The same must be said of the excise on sail. With reference to the present provincial heads of revenue the obviously unequal levy on land in the different provincers is a most oppressive and exactions feature of the fiscal system and the importance of equalising the incidence in any attempt at reforming the bisic principles of taxation is called for loth on principles of fiscal expedience and on the broader principles of moral obligation which every civil red State once to its subjects. It is a try which yitally affects the teeming millions and the inequalities of whose incidence has been so cancelifed by usage as to and the inequalities of whose incidence has been so sanctified by usage as to blunt the moral instincts of those who should have been foremost in remoting them. If the suggestion made below to try higher agreements in the proposed of the state of the sections and interest in the proposed of the state of the sections and interest in the proposed of the proposed of the state of t of it so that with the experience gained in the worling of it in different localities and among different classes, the utmost advantage may be gained both to the State and its subjects. It is delit with in greater detail elsewhere. There does not appear to be any source which might be exclusively where. administered by the provinces with advantage to the exchequer or to the tax pager

There is no gains aving the fact that the restoration of a rigid unitary State is opposed to the general prevailing political demand for proximinal authonomy with independent powers of taxation. If a federal system is necessarily the best form of Government it may be the general tax payer may have to put up with some measure of fiscal inequalities. It does not appear that conditions for a federal system are existent or any intelligent exposition has been mit en anywhere as to the computative ments and demerita

of a ledical ecrusa Unitary State. The growing demand for durison of provinces on languistic basis, or on a religious beins so as to numinuse the Hindu Mussalman problem, points to a striking divigence from those economic ties, facilities and recourses which alone can perhaps be a rational basis for the formation of administrative units. The condition precedent for political division is the confidence of the people to work those institutions with fairness and equality and where there is a general district to each other, it would be folls to remove those forces which have been at work in welding the heterogeneous mass into one homogeneous whole The existence of a centralwed government is one of the most potent; instruments that has so welded the people of this country. The process is not act complete. The premium for the properties of a strong Central Government, has been responsible for the fissures which have been driven into a people struggling to be united. Communal feeds and religious founds in the properties of the control of the proposition of the five of the opportunities which provincial home rule will give the most of the proposition of the five of the opportunities which provincial home rule will give the Assembly with the necessarial legitimate implication based upon the experience of the Madras Bill that the provinces cannot be trivised to legislate on the lines of least iesistence even on a matter in which Hindu feeling may be expected to be united in a melancholo confession that fine years of provincial home rule has only taught the lesson of our unfitness for it and that on one matter at least it must give way to central legislation. One may be pardoned for venturing the apprehension that provincial autonomy may only prove an instrument in employing the further force of majority to accentivate fiscal inventual eventual consecurative and communities and benefit others.

THE CLASSIFICATION OF TAXES

Before entering into the various sources of taxation, it may perhaps be necessary to say a nord or two about the classification of taxes and their relative importance in the fiscal system. Many attempts have been made by able financiers to divide them into a number of groups even to the extent of preferring the one to the other or of omitting some from the list altogether. I or example, the commercial services are held by some to be outside the scope of taxation. If so the resenue derived from post telegraphs and railways ought to be excluded from the category of taxation. I went to the water cess will then have to go. Fatending the same principle a little further fees have no place in any tax system. The duty on stamps whether used in commerce or in the administration of justice must be regarded as fees which are not taxation proper. Again there is a conflict letween the comparative interity of direct and indirect taxes or what Seligman has called persons and the state of the selection of the tax piver and the end arrassment of the tax gatherer. It is completely forgotten that the apparent increase is not likely to last long and will have to be considerable moderated down when stabilization of prices takes place with the restoration of a stable monetary stand dard. Unlow, the arrows conflicting views about the sources of taxation will have to be duly noted in any attempt to find out if the scheme of taxations is equitable and in accordance with economic principles. There is because the surface of taxations is equitable and in accordance with economic of taxations of the scheme of taxation is equitable and the accordance with economic of taxations at the source of taxation is equitable and in accordance with economic of taxations of the scheme of taxation is equitable and in accordance with eco

Stricth speaking fees commercial services and even land revenue will have to be omitted from trastion proper if the collections under these heads were made according to well recognized principle. But unfortunately all these have developed into taxes proper in their admin tration. Neither the duty on general stamps nor the courf fees on judicial stamps nor the fees for registration fulfil the function of fees proper. What distinguishes a fee from a tax is, whereas the latter is a general contribution for general purposes, the former is a special payment for special services rendered by julie agents as compensation therefor. Although the State by its power of compulsion obliges the individual to recort to public agentes and fixe arbitrarily

the payment made therefor, as a rule, says the German writer, K T Lheberg, the charges should be no higher than is necessary to meet the average cost of lumning the office concerned though in putnetial cases the fee may be above or below the average level. The public agencies or institutions exist for public ends, and the fee is paid by the individual who resorts to them for the special service so rendered to him. The paramount importance of maintaining the constitutions and agencies whether the citizen resorts to them or not is the reason for not recovering the entire charge from him or at ill events not more than their maintenance charges. The character of the fee is admittedly charged in this country. The principal time, stangs, a pro-ineral source of incente, and it yields, about principal circ or injects. The stamps are a tax on transactions and on judicial proceedings, and they are levied and increased as such Their incidence has been he way, and they have had a marked effect on the economic condition of the people Into and a maken enect on the communic continuous one proposi-high lovel of string daty on transfers of property has but the effect of add ing to the burden of the borrower of the vendor who usually pays the full amount, and though it might not have restrained transfers, it has an many cases led to undervaluations to escap in the court-fees has if possible pla from resort to law courts which to any settled Government. The hea of ma causes of the economic deterioration 25 a wholesome policy of civilised Str 176 as cherp as possible as it is the one bed tock upon which human institutions rest Resort to law seldom reflects ability to pay in most cases it is regretted necessity regretted both by the plaintiff and the defendant taxing it you shut the doors of the court house to all but the rich. Its effect can only be to rob the faith of the people in the administration of justice-not very high even now-also to develop a sense of wlong doing among the 1ch who can snap their fingers at those who cannot assert their rights without rinning themselves. Bentham was not far wrong in his interdict of taxes rused from hitgards either in the shape of stamps or court-fees nor Hobson when he condemned duties on deeds of transfer. To keep them within the limits of fees they must be so reduced as to make the

citizens Taking commercial services, post and telegriphs are naturally the most successful of the public industries in which Covernments every here have shown a special aptitude. From the very nature of things they are likely to develop into monopolies with a monopoly price on them. But the policy of using these sources of revenue as a means of taxation is now outgrown though it may be very difficult to avoid the aim of business profits developing into a tax. In the United Kingdom and in the continental countries of Europe the aim is to secure only business profits, and a small margin over expenditure is budgeted for A similar principle was also aimed by Government of India till recently, and owing to the financial stress there has been a desistion from it. The abolition of the pice post-card and the half-anna postage letter shows a tendency to do smill lusiness at high rates in preference to a large business at low charges. It is needless to enquire into the financial results of such a policy. That it is not called for in the interests of the public is not denied even by those who justify the increase on the analogy of the penny postage in the United Kingdom. Sir Malcolin Hank's regretted the necessity for putting an end to the pice post-card which had a sentimental background and also the half anna postage for felters. He pustified it, solid on the ground of financial necessity. In elegraphy, he said, more than paid their was, which meant that the charges are being levied on the principle of what the business can bear. It is possible that ieved on the principle of what the business can bear. It is possible that with lower charges larger business might be done. In the combined working of posts and telegraphs by a Malcolm Hailer detected loss and that had to be made good by raising the postal rates. The annual surjust from these services is under two crores in the average, but seconding to the statement made this just by Sir Baul Blackett on a principle of strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting there is likely to be a small loss. Within the strict commercial accounting the surface of the cost principle, and that it the point's be a mind at The advantages of the cost principle as against the profits principle is strictly and the strictly of the are likely to be computed with due regard to the public interest. There is no getting over the fact that the profit principle has resulted rather in

receipts just enough to run those agencies whose services are involed by the

consulting the interests of the kervices if not of the lower, but certainly of the higher ranks. An element of tax is introduced in what is purely a mercantile project.

The most important service, the rails ys is now worked in the country on neither the costs nor the profits principle. It is menth a source of travation it was a source of travation when it showed year after year only a defect behavior and it has also become a source of travation now that it yields a good surplus. The general tax payer paid the guaranteed interest with a deficit budget and he now pays in high rates and fares for the annual surplus leviced on the principle of what the business of portunism which converted the Swiss rules and fares for the common world of the confederation has no place in the working of Indian rails was able to the confederation has no place in the working of Indian rails was able to be confederation has no place in the working of Indian rails was able to be principal source of income to make good received deficits and when these overstripped the rails as receipts there was a further imposition of increased fares and rates. If the Indian rails was also been equalised by additional travation or curtailment of expenditure. As it is, there is a high and unjustifiable strain in the movement of goods and men which has retarded internal counciers and increasing the rails as received in the contraction of the received profits the rails as received in which the two many than the received profits the rails as received in which the two many three rails and profits of the rails was received in the rails as received in the rails of the received in the rails of the rails was received in the received profits the rails as received in the rails as the rails and rails of the rails was received in the rails and rails of the rails was received in the rails and rails of the rails was received in the rails and rails of the rails was received in the rails and rails of the rails was received in the rails of the rails was received by the rails was received by the rails was received by the

GENERAL PRINCIPLES OF TAXATION

The question whether these and other sources of public recence, to which we shall advert later on 're equitable and in accordance with economic principles is one of prime importance and cannot be answered without defining those economic principles which are the fundamental basis of tax-

known mixims of idam Smith which desires to know the additions or qualiidate. It may be stated at once that

maxims of Smill are bout for working purposes though all of them are not

axtion than upon finding out qualifiare the logical outcome of the various ple which is the first and the foremest of wide outlook. Smith attacked the gue in his time and his successors individualistic school of which the

most celebrated exponent was Mill Under the influence of the utilitarian school of moral philosophy, the individualist school in economics imposed stern limitations to government il actions. It is not to be wondered that during the nunctecular century a structer interpretation was given to the obligations of State in respect of individual concerns It is a far err from those days to the secro-political decirnes of Wagner which strike at the root of all perty based upon it. Secalism and communism are not yet spent forces, and though the best modern economic thought does not go so far it goes far enough to justify the employment by the State of its powers for promoting such economic and social adjustments as will make for the well being of the

people it lugo Whereas Mill thought that graduated taxation was griduated robbers, Marshall held that the shares of national buildens must be graarea robbert, marshall need that the shaltes of hatforms butters must be gen-duated very steeply! The intensity of the demand for "steep" graduation has already created a ferction in favour of proportional trantion, as it may at a certain stage smallow even twenty shillings in the poind

The difference between the two views is a difference in fundamentals The Mid-Victorian view of taxation was that it must be raised only for reyonue purposes, but the twentieth century wants to emphasise an ulterior purpose which is to effect d stributive justice in the aggregate of national wealth force which is to choose a stribution justice in the aggregate of national washing Schemes of treation therefore, will necessarily have to vary, and attempts are also made to justify taxes on principles which are in record with the commune ends the advocates have in order to extend their operation. Indirect taxes for example and taxes on consumption, expenditure and enporture of the properties of the consumption of the constitution of the constitution of the consumption of the constitution of the consumption of the constitution of the const direct taxes for example and taxes on consumption, expenditure and enginent, which in some cases are increasive are justified on the older view, but progressive tryation can be justified only on the modern view. Some economists, who are astounded at the length to which graduation can be cerried on, seek to justify it on the rental theory. Wr. J. A. Hobson justifies it on the ground that it is only taxation of surplus though he admits the difficulties in practical application of the theoretical basis of economizations. Propositional travations on the other hand, and he interesting the states of the other hand, and he interesting the states of the other hand, and he interesting the states of the other hand, and he interesting the other hand, and he interesting the other hand, and he is the other hand, and he interesting the other hand, and he is the other hand, and thes in precieva appreciation of the uncorrected basis of economic rents. From portional travition, on the other hand can be pastified on the older new and will not meet with the requirements of modern advocates. Sir Josahl Stamp seeks to unit; the conflicting principles by enunciating the view that "first one must assume the differences in wealth and ability to have some that "first one must assume the difference; in weath and ability to have some chlural or economic warrant behind them, provided secondly, that the burden so laid has no economic reactions infinited to the progress of society, one can then examine the base assumption and if it is felt that it is not fully sound and that some people are richer and others poorer than can be justified either on ethical or economical grounds one can go cautiously and from the first results by judicious modifications." A deviation from this ethics economic principle is beest with difficulties and he adds. "When we entroduce the third principle is need with dimenties and no made. Then we introduce the third principle—the obligation of the State to rectify impushfiable differences of wealth—we put it upon the State to inquire into the merits of the two meanes and to ask such questions as the following. Is it needly possible for pure ability to be worth so much more than ordinary powers can command? Is not the reward too high? Does not thus man exploit the monopols of his name and fame and draw as meetingd weelll, fee-- the matter with them? from a lot of old ity, in application and sted in some difference Unless we are Lo of fortune we c ate to rectify inequali-

assert is not a proper reflection of the inequality of ability application and thrift?

The view point of Sir Josiah Stamp has certainly this merit about it that whereas it moves away from the older school it does not approve of a wrench from the economic foundation of modern society based as it is upon a competitive system and free organisation and movement of capital and labour. The ulterior object of taxation will have a subordinate place in a scheme the prime contern of which is an equitable burden on the case on a progressive scale. It need barily be pointed out that it is principle only in the case of direct taxes on income from whatever outree there may be derived and upon tangible move in property. It would be very difficult to give effect to it in indirect taxes and be property in any roys that it is possible to do so. He instances that case of whicks and tobacco and asks. Why should not the whick tax lace of whicks and tobacco and asks. Why should not the whick tax lace to imposed at a higher rate on the letter grades? Why should not the case it was a straight of consumption? It as he says, it is possible there is no reason which controlled the qualitying phrase "as far as practicalle, in the case of articles of consumption? It as he says, it is possible there is no reason which are the same principle, so far as practicalle? It does not appear, however, that taxes on consumption has anywhere leen successfully imposed in the first progressive principle I see a fit of proportional rate has the effect. The ulterior object of taxation will have a subordinate place in and labour however, that taxes on consumption have anywhere been successfully imposed upon the progressive principle. I see a flat or proportional rate has the effect of ledge regressive. Compared with the rich at fulls heavily on the positions of proportional rate has the effect of ledge regression. Whether the duties are specificated in the contraction of the rate of the rate, or a contraction to both as in India, it would be displayed by a rate on the commodities, so that the consumers may be made to [13] in proportion to their abilities. It cannot be atherwise. The needs of the poor are many and incessant, their resources limited. But the needs of the

rich are easily satisfied, and with increasing incomes with perhaps a sense of little or no sacrifice. No amount of graduation on the same commodities can possibly render the hurt caused to the poor measurable in terms of the burt caused to the rich

It follows then that on economic principles the indirect taxes on consumption and expenditure can play but a subordinate part in a well-ordered tax system. The principle underlying the levy of indirect taxes is the Smithian narum that every subject must contribute to the State according to his abilities wherein emphasis is laid on universality rather than on ability. As usual, there is a difference of opinion as to their medicance. Adam Smith himself says that the consumer is at liberty to pay or not to pay these taxes, and many of his followers activities their voluntary character Whatever may be said of certain luxuries which most people in moderate circumstances can go without, it will be absurd to maintain that indirect taxes the same of the same taxes o

free trade Ingland, and if imperial previour of empire grown wheat as against direct taxation will have legum to tell ish household. Nor can a decent resenue to a few articles of luxuries. It is the large amount with little inconvenience,

and the customs are levied not because they offer to every purchaser the choice of paying the duty or not—in most cases it is Holson's choice that is offered—but in order that it may spread among the largest number of citizens of the Strie. The customs serve a double purpose of dispersing the burden ignor the commons and rendering the collection levil objection and a largest continuous and rendering the collection levil objection and a largest collection and largest collec

There was some discussion list very in the Legislative Assemlly whether it is a secutific or a more scentific schere of trivation that his got to be desired. It would be extravagant to cortend that the cumment faranciers who have been in change of the administration including such stalwarts as Mr. James Wilson Mr. Samuel I mg. Mr. Masses. Sir Lixton Bixing Sir Anckland Colon, with Daniel Bixing and Daniel Bixing Sir Anckland Colon, with Daniel Bixing and Daniel Bixing Sir Anckland Colon, and principles that have gone for the farancier in the best of motives in organising and divileging a system, which if it cannot be justified on the principles that are no sque now did good service in their days. But there is ample room for the cannel discretation that, circumscribed with the Mr. Mr. Bixing and the service in their days. But there is ample room for the cannel discretation that, circumscribed with the I manne. Members I are always been to subordinate the general interests of this country to the wider interests of British traders and i naniform the classic unstance of the cotton duties there have been ever so many inclined and have been ever to many inclined and have been ever to make from the classic unstance of the cotton duties there have been ever so many inclined and the standard of the service of these of first in the rest is a subject to a facility of the will be service of these of the surface of the service of these of first in the rest is really a first in the rest of the colon of the service of the circumstance of the cotton duties the events and it for it made the present of the service of the service of these of first his the surface and the service of the service of these of first his the surface descent from the Him the tensure (16 to lugget and the Finance Bull traces descent from the Him the tensure whether, that is a really a free agent with reference of the surface descent from the Him the tensure whether, that is a really a free agent with reference of the surface descent from the Him the desc

to either, not with regrid to the important question of the sale of reverse councils, not with regrid to the important question of exchange, not with regrid to the omission of the duty upon imported silver bullion, there are drain indications that the Hon'blo Membir is speaking with a borrowed voice." And Sir Malcolm Hailey, the Finance Member, who followed him, maintained a discreet silence in legard to this direct challenge, except that on the matter of silver duty he did not hear from Home Having regard to the limitations imposed upon the Indian Finance Member, it is impossible that his voice can be heard or his, usews prevail, when there is clear conflict between the two countries, though he happens to be a main of outstanding abilities. From the Secretary of State for India can do little, and the late Lord Salisbury stated in his evidence before the Select Committee of Parliament on Days India Tunnec that the only remedy for this state of thrighap in irritating public opinion. It is no easy matter to irritate British public opinion on matters Indian.

Subject to this limitation and making due allowance for the subservence of our interests to the paramount claims of the British tay paye, an examination of the tax sixtem reveals the gulf that separates it from economic principles old or new There has been little or no thought given to the incidence on the tax paye; and the lancet has not been applied to those parts of the body where blood is most congested. The principal source of invenie till recently was the land and the first impact of the tax is made to fall on the small cultivator the larger landowners having their demand perminently settled upart from the fact that there is a total absence of endorselves the subject of the subject

THE LAND REVENUE

In concluding an elaborate review on the land revenue policy of the Indian Government the writer of the classic apologia of 1902 confessed that the one drain which the Government of India would decline to make for it was that it could properly be regarded as a science. After that, it would be mire superrengation to delate the question whether it is based upon sound economic principles. But the controvers as to whether it is a tax or a rent still continues unabated and is I kelv to grow till a statutory hasis is given to the principles that should govern its levy. Adam Smith definerent as price paid for the use of land, and the Government hold that as owners of land they are entitled to claim a share of the produce as well as a share in its incremin. "The rot in India has generally speaking," said Sir Pdward Lay ones, "meither won his lands by the sword nor purchased them by a cish parsman he therefore properly pass the rent thereof, to the propertor that is to the State "—a theory which invites a retort which need not to mit. The concession to the Indiard or the tenant of a complete monopoly of the profits of all improvements of the soil in precluity, whether critical hy himself or not runs the resolution, would be a doction not merely conomically unsumal, but without any foundation in native

not detain us here, what is more important is the economic ground that is relied on Assuming that the land revenue is to be regrided as simply a price paid by the intermediate landlord or enlitivating tenant, the price may be fixed as high as a monopoly tax. As the sole owner of land, which is a limited commodity, there is nothing-to prevent the State from exacting the full value thereof, and the result can only be to swell the cest of production in agricultural industry. The rent being part of the cost of ranging produce, agricultural products will have an enhanced value which will be ultimately shifted on to the consumer. In this sense, there is no difference between the rent of agricultural land and the rent of lands remement show engaged in agricultural trade to pay the price which the owner demands, even though it may be the competitive price, and so far as the general community is concerned, it can no more complain against it than against any other item which makes up the cost of production. And, after all, the price for the use of land may not be a determining factor in the ultimate cost of the produce.

Such, however, is not the viw of those nhe rely on the rental theory. Then do not a tyle their straid on the more comprehensive definition of Adam Smith, not confice it to the well known theory of economic rent enunciated by Ricardo and developed by his successors. They are unwilling to own that by any act of theirs they are willully putting up the price of food and urge the modest claim to take but the least useful portion of the national wealth leaving the rest for the benefit of the producer. They further contend that on no account can they surrender to the landlords or tenants any portion of the improvements due to the growth of population to the gradual development of the country, to the introduction of new steples or to an inparticularly if the latter are themselves the result of an expenditure upon irrigation or communications that has been incurred by the State. The theory is the same that was at the bottom of the "increment value duties" in the United Kingdom which her is therefore expished of paying without any particular hurt to himself. The landowner does not 'carm' the increment of it is not so earned may justifiedly come under the beneficial operation of the revenue authorities. The increment due to the progress of society as whole must go back to the society by means of general traition. There is a moral and economic pustification for it. The assessment of such uncerned rent or increment has to be worked out by the Settlement Officer in the village or in the fields and not by the theorist in his study. The Settlement was the thought of the content of the content of cultivated land and appropriate for the State the "uncarmed" means of the revenue and not the rent and appropriate for the State the "uncarmed" in the content of the rent content of the cultivated land and appropriate for the State the "uncarmed" in the content of the evenue and content of the evenue and content of the evenue and content of the content of the cultivated and and appropriate for the State the "uncarmed" in the content of

Whatever may be the theoretical biss of uncarned increments in a sparsely populated region with extensive areas awaiting the combined efforts of capital and labour for their exploitation it will be folly to apply the same notion to a well-developed country which is the kly populated and where all the cultivable land is brought under the plough. The blind application of the collection of the colection of the collection of the collection of the collection of t

which make for social development are taxed to the top by a beings Government Irrigation is taxed, ronds are taxed, transport is taxed. And manufe is taxed. The growth of the population does not enhance agricultural values for the more men are thrown on the land the less three agricultural values it is notorious the pressure of population on the land is increasing state in the solid property of the second of the pressure of population on the land is increasing stately are introduced and the soil is made more productive, it is due certainly are introduced and the soil is made more productive, it is due certainly one introduced and the soil is made more productive, it is due certainly one rubber or any such speculative stock, and of whom it may safely be said that he toils not meither does he spin. If, is Mr. Holson says, it is not faisable or cupitable to attempt to extraint, and attack for revenue the separate items of surplus in industrial wealth as they emerge in the present distribution of rent or disclands or positis, the presumptions claim to messure by a presentage the uncarned increment from land is the meet and could be a first production of a Government department to make even in this country.

The practical difficulties in separating the economic rent from the value of the produce art recignised by all those who are not obessed by the need to find theoretical justification for established arrong. There are no more than the control of the product of t

The question is raturally a kell of them the list is an inventional fiber as a sign if far its sect. The result the graphism of its tream lard as each field of a tent of the as a certain as the of our endered expital is secure first less or depresail.

Sent to the great of each of a list of the graphism of the control in the control in the control in the control in the control is the control in the control i

from its hiding places have all been construed as so many attempts to invergio it into dangerous paths foil of perils and adventures. The artificial appreciation in the value of i ind can only be reduced to a normal level increasing confidence on the first of the properties of the interesting confidence on the first of the properties of the properties

the endearout of every one to stimulate and issuer

The economic effects of the land revenue system cannot be fully gone
into in a paper decling with tax problems. It has been looked at from
different angles by different on lookers for a good number of years past
When the discussion was at its height soon after the pontifical pronouncement and an official of considerable experience, said that they overdid the
alleged a general or wide-previl source of poverty and indebtedness in
India, and that it cannot larily be regarded as a contributory cause of
famine. In his view it was supproven He held that a population of not
less than fifty millions of inferior tenantry were seriously affected by the
land revenue policy along with another twenty millions of field-labourers.
"It can harily be denied, he said, that intensity of famine on this large
population of sub-tennats is greatly due to poverty caused by the operation
of our land revenue system as a whole." The erril is sought to be remedied
by giving fixty of tenure to the tenant-farmer, by recognizing his legal
right to the occupation of the fields he works in and, if possible, by making
middleman landowner who is the bits never of the Settlement Officer. The
scheme is made attractive by certuin writers who suggest the creation of
"ceonomic units," divisions below which must be statutorily prolibited. The
proposal reminds us of the one mide by Mr. Jesse Collings to give every
farmer three acres and a cow in the British lises, but what the economic
unit is to consist of in this country is not definitely stated. Possibly, that
will have to depend upon the quality of the soil, the nature of the crops, the
sources of irrigation and the capital and labour available in each locality
It is beyond our scope to enquire into the merits or the feasibility of such
the defects where they event.

Judged from the point of view of a tax measure, the system offender against all the recognized maxims of taxation. It does redecee to the first maxim of ability laid down by Adam Smith. The large owner whose demands have been permanently settled in evtens to a cross gets a differential treatment from the small tenant whose demands are periodically enhanced upon shadowy grounds. The political and historic reasons may interest the nationary, but not those who actually bear the brant of the burden. Even if proportional taxation is the only safe and logical guide to the ability principle, the non-exemption of the petty cultivator, whose annual rental is The arbitrary and uncertain character of the ton in rational economics. The arbitrary and uncertain character of the ton statement of a fixed money demand creates an uncertainty as to the commodity value of the tax and that matter ', more than a fixed computer.

that matter tion rate prices The convenient spread over hardship ev is violated

heavy in a period of falling t a season which is most inmight very conveniently be now, and it will not be a last maxim of Adam Smith the lind tax as has been

is violated a lready pointed out Looked at from the point of view of the individual or of the Government acting for the community in its Vata organisation or even of the community as a producing or economic society the system is a disappointing failure and cells for an early change.

The economic considerations relating to the first impact of the tax and the final needence to which reference has already been made, and the want and privation, to which not only the subordinate tenants and field laborers but the still more considerable body of l'andless people are exposed impressible vital need to attack the problem of an exemption limit. The recent justification of the Madras Government that "by universal custom assessment is levised on each acre of l'und occupied," might do reverence to their

table as inheritors of an ancient inequity, but scarcely as progenitors of a pit and equal tible tax vister — sancthing c.u., however, be said to the pic that "very grave difficulties would arise from any attempt to distinguish between large and small boldings," if well founded, but the gravity of the difficulties is left for one's "engineering for the consequence of the difficulties is left for one's "engineering for the customers of the difficulties is left for one's "engineering for the is no review why one should not be drawn between large and small followings. While the fixing of an exemption in the large and small followings of the poor, it is bound to have an economic advantage of finite and in the property of the consolidation of small hobbidings even up to extend of convenient occionic units as the tax five female can complete the extent of convenient economic units as the tax five female can complete the occionic abundance of the paranty of the consecutions of the tax is to the convenient of the penalty of the creating of the convenient of the penalty of the evenient of the penalty of replication of the tax up to a cortain point is bound to give new hopes to drooping spirits and disappointed hearts, and may slowly but steadily chable their to realise the full fruits of the measure. The economic advantages of large holdings does not mean the shifting of the burden to the large holdings following up to escape the buildings does not mean the shifting of the burden to the large holdings.

Another remedy which lies open, and which can be justified on conomic grounds, is the introduction of a permanent settlement of the rates of taxation with every individual landbolds. The historical aspect of the cost will oroke butter memories, and has been reviewed by Mr. Dutt and the Covernment of India in reply to his criticisms. What Sr. Homas Munro and what promises a number of produmations of the Government held that the production without doubt that the production without object that the production without doubt that the production without doubt that the production without object that the production without doubt that the production without doubt that the production without the production with the production of a district will come for revision except year, and here is thus a continuous patting up of the prace of produce in overy district. A trea in price in one district will have a sympathetic response in others, and a 11 of price in agricultural products will also raise the prace of an as the agricultural industry is concerned higher precessing mean higher profus and districts will into a sympathic or program of the price of a first the condition of the land-holder alone is the primary concern of the State. But the condition of the land-holder alone is the primary concern of the State. But the condition of the land-holder alone is the primary concern of the State. But the condition of the land-holder alone is the primary concern of the State. But the condition of the land-holder alone is the primary concern of the state. But the condition of the land-holder alone is the primary concern of the state. But the condition of the land-holder alone is the primary concern of the state. But the condition of the land-holder alone is the primary concern of the state of t

As a necessity resource of human all release and a consective to the man of a permitted and a permitted section, a two magnetic recursions of the permitted and the light he caused by these two measures is likely to be falsified and the highest estimate made is about 10 cm section in the public received by the light to be falsified and the highest estimate made is about that can be attucked a distinction may necessary for the test of the control of the

of the anomals will bring all assections to us cultural scattle to the pool Mosers blads and Manubuta estimate at about a lumined and fifty cores the gircultural encomes of landbods that so escape traction, and on the analogs of receipts on incomes, estimate a probable improvement of fifteen or sixteen croises to the exchequer. But it the exemption limit is placed high in order to allow a margin for the land the already paid, the estimate will probably be high. There is again the question as to the real rent received by the zamindars. We shirt as assesses the present bounty enjoyed by the zamindars at aix crores per year. A two in higher scale on properties than on extract incomes from professions and trade is generally recommended on the ground of the absence of precuriousness and uncertainty, but practical farmers think otherwise. You cannot charge the gross income of agriculture on the same scale as other incomes. I specially in this country where the sources of irrigation are insisted and rathless and the rainfall is uncertainty and the properties of the

THE INDERSTANCE TAX

Closely allied to the question of the distribution of land revenue is the introduction of the inheritance tax unto the fiscal service. The suggestion is not a new an ent in the Imperial I ggisher service and it is presented by the first of the presented by the Intelligence of the Control of the Intelligence of the Control of the Intelligence of the Control of the Intelligence of the Intelligence of the Control of the Intelligence of Intelligence of the Intellige

And it is the political and economic risks that have got to be duli noted. The duties will be regarded by it is people of this country as a direct affront to those common feelings of delicacy which would not suffer the

presented the text etherer in the mide of a company of this mourners. It is a santimental objection no doubt, but there is a certain solemnity attack to death, which even in this materialistic ago renders it a mockery for one to invade the precents of the family with a demand roll, as to the decreased a personal and rel effects. The preponderating opinion, legal and contonne is said to be that the duties are not a try upon property, but upon the transfer of property. The time cannot be strictly correct under the Hindu Liu, where the issue takes an interest the moment he is born 1 year in that were ignored death is too solemn an occasion to trifle one's fectiones with, and when the deceased is perhaps the chief earning member of the family, it will be only adding to the programer of the grief if the State should claim a portion of what Death in its mercy may have left state should claim a portion of what Death in its mercy may have left should be all the members of an Indian family do not usually earn, the demise of the criming member would be an occasion calling for human sympathies rather than offered evaluation. For the state to claim even 3 to 5 per cent of the decreased is savings is to deprive the family of even the scheder resources that might have been left for them to live by Fle decreed might perhaps have been cut off under trager excumstances when his presence we we note include, and when the cells of the family had presenge and increasing needs on his earnings. The security of the loss cannot be relieved by the crucity of the reply that he should have interpreted the ovent and provided therefor or that he was in no worse position than he crome the decrease of the family that had actually lost not only a deer relation, but from their aggregate weight the late of the color of his carrings.

I caving softmental objections aside it is a wholesome canon of faxation that a duty must be avoided if it can be craded. So far as the death duties on personalities are concerned it is civy to evade then and they are certain of evasion. I can an existing tax gathere will full to tap a fourth of the assets that might very properly come under his operation. It does not require the remus of a Sudgisck to declare that the dusties will be not require the remus of a Sudgisck to declare that the dusties will be not require the remus of a Sudgisck to declare that the dusties will be noticed that the dusties will be reduced to the control of the dusting the former and very little usually is and will be left to be apportuned after death. It will be extremely difficult for administrative purposes to determine what had been destributed among his heirs and survivors unless a grand inquisitorial and conflictory office is set up to administer the law. The benome system was of the deceased during his lifetime and what remained to be distributed among his heirs and survivors unless a grand inquisitorial and conflictory office is set up to administer the law. The benome system was of the deceased that it will even be difficult to get at tangible and intangible personalities which rive not have been transferred during the lifetime of the deceased and it the fronting must take away the prividence of the levels as loss of the former system of declared the confliction of the law transfer of the buridon of the twenty doors of the certage. The fail and of the removable properties it will give rive to widespread desentent. It will be irringing disaffection to the very doors of the certage. The fail and of the remover of the buridon of the levels as bow death detices on personalities may be reprecived to work. I were in respect of land and other immorable properties the prevalence of the lemministration might in many cases successfully unless it is with give a l

There are one or two things which will also have to be considered in right of the incidence of this species of favation, however sound and resonable they may seem at first blush from the point of view of the financier and the economist. The duties were not imposed even in the financier and the conomist. The duties were not imposed even in the financier and at its head was then in a kitter.

William himself which that land in the limited wind in the did not pay its share of the expenses of Government. When the case for the dutie the share of the expense of the corner of the content of the may or a pampered landlerd specially evening from his dute share of pulled lutthers the matter is at once sittled and all proposition bushed. Valords can set the same of this country. It can hardly be contended that the land does not bear its share of julke lutthers.

course in the areas permanently settled. And in order to equalso the incidence on all land, the suggestion is already made to remove the evemption from taxation of higher agricultural incomes, on a progressive excle, though this vill involve double taxation. If this proposil is adopted, agricultural land will have paid its due share of public revenues, and a further duty consistence of the impression of t

It is generally held that taxes stick to where they fall, but it may not be that the death duties will stick to the so-called beneficiaries. In the large majority of case, where the real property is house, the tax will be shifted to the tenant as tenance is more or less at will, and there is no active trade in house-building. The necessity for protecting tenants from curve trade in house-building. The necessity for protecting tenants from the trade of the necessity of the protecting tenants from the trade of the tenant and the state of the protecting tenants from the trade of the tenants and the state of the protecting tenants and along body of house-owners may be engaged either in agriculture or trade, they will naturally try to pass it on to those who consume then goods or command their services. And when such shifting is impossible, it can only lead to fresh indebtedness. This will certainly be the case in respect of people who live upon the land and have no surplus produce to bring to market. Frem though the payment be spread over a number of the pressure of agricultural indebtedness, already acute and distressing, ought not to be further accentuated by any addition to the burden of the landowner. The extent to which the dutues may aggravate hardship may not be easily gauged but there can be no doubt that as land is overvalued by reason of some economic conditions even a moderate tax must press heavily upon it. The warket value of land is by no means its true value, and it may have to be hived for accessing purposes. An average of 4 per cent has been carried by a fortunate for a superior purpose and a versue of 4 per cent has been carried by a fortunate for a superior purpose. An average of 4 per cent has been carried by a fortunate for a superior purpose. An average of 4 per cent has been carried the for accessing purposes. An average of 4 per cent has been carried the fortunate for a superior purpose. An average of 4 per cent has been carried the fortunate for a superior purpose. An average of 4 per cent

The economic evils that are likely to flow from the duties do not seen to have been sufficiently realised by those who talk glibly as "maids of thrives persons seem to have been amized at the groung incomes of eximindars and busy professional men who leave enormous fortunes when there is no have been amized at the groung incomes of eximindars and busy professional men who leave enormous fortunes when there is no have the seem of the three continuations of wealth there is no law of primogeniture The continuace of a single fortune through several generations is impossible, and as the saying goes "there are three generations from shirt sleeves to shirt sleeves". There is however no ferr of any superabundance of wealth crowding into the hands of a few of dissipating among the many continuation of the state of the second of the second

siderable portion of the wealth of the inheritors and depress to an enormous extent the value of the properties. It might not be so had as in Russia, but in effect there will be very lattle difference from Bolshevist finance.

THE TAY ON INCOMES.

If there is any general and undespie d notion that the fav on incomes is capible of expansion it is high time one is disablised of it. For, the opposition to that necessary is a strong to-day as it was when it was first introduced. The experience of half a century has disable the introduced of the experience of half a century has disable to the introduced of the experience of half a century has disable to the control of the experience of the far entering against it. One touch of nature makes the whole would akin, and in respect of no freed measure has public feeling been so strong and united as against what it has come to regard as a permicious and inquisiteral love. When Mr Wilson introduced the measure it was to last for a period. When Mr Wilson introduced the measure it was to last for a period. When Mr Wilson introduced the measure it was to last for a period. When Mr Wilson introduced the measure it was to last for a period of the every and his successor, Wr Laing, declared that the promes was not labeloured, and he did not rest the axis for a local time of the every and his successor, the top of a better than the promounced, and he did not not not not not be sentimental experiment of a centertain of a sessiment he said, but the inquisitorial process to which it is architectured of a sessiment he said, but the inquisitorial process to which it is not control to rivor. The process is not very much to the baste of the English receipts are much because of the people of fluids. It is true that whis first audichad Colain constituted the lacture Tax of 1877 into the Incometax of 1886, no promise of early abolition was fluids. It is true that whis first audichad Colain constituted the lacture Tax of 1877 into the Incometax of 1886, no promise of early abolition was fluids. The weak is a substitute of the same for the true of the lacture of the very a some of the true of the lacture of the lactur

The main target of critism is the agency for the administration of the tax which still recently was vested with the receive authorities. It is now transferred to a special, and by all means an efficient agency, brought into being under the even and management of the Central Board of Revenue That a special department to collect albeit a heavy sum from a limited number of assesses should have been regarded, shows the predominant share which this source is expected to yield to the public resource, but httle country a multiplicity of officers who cannot coordinate their efforts, but at considerable that the public resource, but httle country a multiplicity of officers who cannot coordinate their efforts, but an only branch for the public resource, but hitle country a multiplicity of officers who cannot coordinate their efforts, but a mainly of districts for the public solution of coordinate their efforts, but the local reason of districts for the public of solutions with deem to emphasise the desirability of charging him exclusively with the collection of public receives in all direct ions, instead of rendering the machinary too cumbersome and unwiells. At present, there are a crep of officers in possible of the various departments each truing, in an orbit of his sun and not out I can ling to I k at the other and the third resonance of carried with finite in the critish pertaining to the administration of public resonance. The right is a reliew and an turn for a finite context with the collection of the truin of the critish pertaining to the administration of public resonance. The right is a reliew and an turn for a charged with the collection of the critish pertaining to the administration of public resonance of the critish pertaining to the administration of public resonance of the critish pertaining the right public desired and a turn for a charged with the public of the district into exactly critish public of the district into exactly critish and an arranged of the critish public of the critish public of the cr

armies under their command, divide the responsibility which in each administrative unit must be epitomised in one, and be the custodian and repository of the economic knowledge of the district

The baneful effects of the duplication of the machinery are increasingly felt in the administration of the incomestages. Though the assessed number less than a thousand in each district taken in the average, a single officer is told off for the work distributed before among a dozen officers of the revenue department. The sources of information once tapped by the entire revenue staff are expected to be apprised by the resources be can command. An additional officer by way of relief is to supplement his efforts in obtaining first-hand information, which the staff engaged in the land revenue administration had facilities to secure, supplemented though by secret information, which the restrict in the staff engaged in the land revenue administration had facilities to secure, supplemented though by secret information, which the recruits have not been driven entirely from the jaded virgour of administration has either attacked all possible quarters or omitted those who ought not to have been attacked at all. It could hardly have been better. When it is not possible or reasonable to let the tax page; to his own assessor, it is necessary that the assessing officer must be in a position to get independent information and act upon his judgment when such information is obtained. If the spirit of the income-tax department could be infused into the lund revenue staff and they are invested with the sole duty of investigating into the taxable capacity of the people evid with the people, a maken a suffer fifteer of the matter of the proposed of the people evid matter than the approaching mattern than a surfect fifteer of the matter of the people evid matter than the people, a matter that the approach is a surfect fifteer of the matter of the people evid matter than the people, a matter that are properly and screen and the people evid matter than that are properly and screen and the people evid matter than the people and and the people evid matter than the people and matter than the people and the people evid matter than the peo

in daily contact with the people, a mations that may not stand scrutiny incomes recommended already were of the two staffs who now run on for the levy and collection of both comes—many a tax-payer may have

their close contact with the people and a definite knowledge of their taxable capacity cruse less irritation, rents on and annovance than two independent organisations each working on its own lines and indifferent by the very nature of things to the effect of its systems on the economic condition of the tax payer

If the merger of the income-tax staff with the revenue department and the restoration of the latent sque order followed by a strict limitation of the function of the value revenue staff, are necessary preliminaries for a juster administration of the revenue laws the constitution of a separate board of appeal independent of the assessing staff is a matter of paramount important to the second of the second of the staff is a matter of paramount important commissioner from the

to the Assistant Commissioner from the missioner from the Assistant Commisof the east facilities which they hal appeals more expensive and not north unsound and opposed to the principles are preals are heard in the United nersh Commissioners, whose local known

ledge is of immense beln in making proper assessments, and in cases of difficults in the Special Commissioners a trained body of practiving barra-ters solicitors, or clustered or incorporated accountants or civil servants with inland revenue experience. The Royal Commission recommended that these Special Commissioners should be directed of administrative work and retrief in maint to the judicial side that is to say to hear and decide appeals. In the United States Mr. Wellon has proposed the establishment of a Bluri of Tax Appeals in the Trasurr, but independent of the Bureau of internal Revenue to hear and determine cases involving the assessment of internal revenue taxes which should sit local in the various judicial circuits throughout the country. This would give in his view an independent administrative trit unal companyed to hear lost site of the contravers, which would set on appeals from the Bureau of Internal Revenue and make deeps in which would be concluded. The says are in the cases of the contravers, which would not seen that the contravers of the courts when the surface of the contravers of the courts when the surface of the contravers of the courts when the surface of the contravers of the courts when the courts when the Government, in rase decision should be against it would lake use to object to have recourse to the courts in order to enforce the collection of the tax. If it is proposal is too democratic the constitution of an independent tribunal of impail commissioners of three to free per to see the contravers of the core retrieved.

judicial officer of the standing of a Subordinate Judge or Pirst-Class Deputy Collector, to hear appeals in each district, and a similar body with a slightly larger number for important commercial towns, must be constituted, decisions by the board being final. The statutory creation of such a board of commissioners will remove much of the irritation and annoyance caused by the administration of the present law.

So much for administration Coming to the actual rates of the duties, the exemption limit which is now placed at Rs 2,000 cannot be held to be high, and its reduction to Rs 1 000 or even Rs 1 500 will cause needless irritation and annoyance to a number of petty assesses who are in the main residents of urban areas. It is true that compared with the British standard where the lower limit is £135 the Indian limit is ligh, but if the family is taken as a unit there will be found to be no great dispartly the actual rates of the property of t In an European family every member earns except the children and the aged and the family income in the aggregate is greater. Both the hushand and the talmin income in the aggregate is greater both the min carr in many cases a trabable income which is seldon the case here. The Indian family has more members and the earning member supports a larger number of dependants than in any Turopean country. our supports of trigger manner of dependance than in any autopean comment. Then it is between a family which has a trashle non agricultural moome and a turil family sustained by agricultural moomes the economic advantage is greatly in favour of the lytter As a rule the members of the family is greatly in favour of the lytter As a rule the members of the family is greatly in favour of the latter. As a rule the members of the family dependent on non agricultural incomes do not earn, they are so many parastes breeding upon the eatining member. But almost every member of an agricultural family does his bit by working on the fields or in some other manner so that the total wealth may in the agreegate be larger. If we allow seven members to a family in the lower limit of assesses, the income may be less than Rt. 300 a year or Rs. 20 a nouth per head. The tax paver has to maintain a certain standard of living and has certain consenences to provide for the evemption limit was specially raised on the ground of the increased level of pieces that ruled in 1919 and it has not shown any appreciable reduction now. On none has the present range of prices fallen mote heavily, said Sir Macolin Hailey, than the people on low salvines who are caught in the smallest mesh of an income-tax lety. There can be no question that the Rs. I 000 minimum is now a serious failed in the smallest mesh of an income-tax lety. There can be no question that the Rs. I 000 minimum is now a serious haidship. Since then the that he Rs. I 000 depends on the press as to justify Since then there has been no such drop in prices as to justify ding reduction in the exemption limit. With the recommenda a corresponding reduction in the exemption limit tons of the Lee Commission staring in the face it would provoke a storm among the lower grades of the services if any such step should be taken, though non service men are entitled to as much consideration. Even as a political experiment it may lest be avoided

The relatively high exemption limit which it would not be desirable over the deprives the validity of any plus ments of differentiations on account of e wires and husbands and of children house

In some countries these are taken into income is arrived. If the principle of making

leepers and dependants is admitted it will make to be his call in that never case and it is far better to keep a higher exemption limit than make deductions for these items. The need for differentiation between backlelors and married men will not arise in India at all events in those bachelors and married men will not arise in India at all events in those lower brackets where alone the concession is allowed even in the United Kingdom Marriage is held as a compulsory sacrament and any discrimination against bachelors will assuredly to unproductive but regard to the joint earnings of hashands and wives the problem of a personal allowance is not likely to arise for a considerable length of time. The zeg of cluvaler may be past but even as an economic necessity that man who thinks that has wife should caur a living to support him and his family deserves no preferential treatment. The function of a woman is different in life and creative more interesting than more making. The United Auguston was tertainly more interesting from money making. The United Lingdom gives an allowance of one-tenth of the carned incomes subject to a maximum of £200 for any o £200 for any o proposed to the ent on carned incomes

of taxing more lightly compared with than the incomes from incomes from w In the frst case, lusiness or fro sielness or death the income is

destroys it and old are unt 1 other the source of the income continues, the income may be disposed of during a

man's life and it descends to his heirs." That is to say, so long as a mail "cerm" be will pay a lower rate, and when after retirement by old age or sickness, he inxests his savings, he must pay a third more. But the normal pay of the life is not pay a third more But the pay of the life is negligible and proportion to carned incomes so as to warrant differential treatment, but now.

The discrimination itself is nearingles when it is the professed aim of the Government to develop these belots of third and saving which are said to be wanting to a melancholy extent. It is to induce saving that the system of Post Office Savings Hank, Post Office Cash Certificates and other forms of securities have been brought into existence. A further extension has also been made in the issue of inxecting testing the extension has also been made in the issue of inxecting testing the continuous depressing all other securities, assure a certain source of moone to the investor. These securities have for their guarantee the entire receives of India and secure extension of the entire the entire testing of the investor of their mental to discover the entire testing of the investor of their mental to discover the property of the investor of the entire testing of the investor of the entire testing of the investor of the entire testing of

The reciber of examine is one of the root difficult things that conferms the alministration of the tax. The distancets of thee who concest their the a minimization of the tax. The distributed to the who concest their emparts this an extra tax on those who restal it and the inconsists has it priore become a lawnord of reproach as a tax on honests. To a considerable extent the reproach is true but the difficulties are being showly externing. The introduction of simplified forms of accounts is not likely to In rove the state of things. It is not as though the tax paser des not know lit is noting a jis terms at litter is no real for the use of presumption in leaving the tax. On the other hard, these who give false returns do so deliberately as I it can cell be ingressed by the garner suggested as to deliberated and it can consider in the same rangement as in the recipies satisful the resident satisful. The size statisful received statisful accordance of tax can satisful cluster satisful accordance or sufficient satisful consideration in first the leads to take a softs torse or rigger of the property at lease at the leads to take a softs torse or rigger of the property at lease that the leads to take a softs torse or rigger and lease. It askers to take light trained by the accordance to the lease to the satisful consideration of the satisful consideration. tin on air relutant to assess the left as The le etas the figuration for a kill of ever the a carried of the fire ever the light street for the secret pit for the performance of the performance of the street performance of the State? I telephone to telephone in the person of an income. The second and the abane of the entering of the en latte to pay rates of the period being as an it is neval in ١. ditid to the tweet the two and that the stellars of the steet of the file of the fra e tax 40" er or the er or la tite text for car enale the law to re, erigine ÷. of the content of the Theory of the second of the second of the content of the content of the second

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patient there exists a new there is a second in the patients were because it is a new to the second in the patients and in the patients and in the patients and in the patients are second in the patients and in the patients are second in the patients and in the patients are second in the patients and in the patients are second in the patients and in the patients are second in the patients and in the patients are second in the patients and in the patients are second in the pati

The problem of double taxation has been settled at a recent conference of the representatives of Great Britain, the Dominions and India It has rise; out of the difficulties of each portion of the Empire having income-tax laws of its own, whose rates are pitched on by no means a moderate scale. In meomie is earned in one place, invariably in the Dominions and India and spent in the United Kingdom. The reverse is not generally the case. The meane is naturally attacked for revenue in both places. Section 49 of the income is naturally attacked for revenue in both places.

yer is at the higher rate. If the tax is is obtainable in this country. In practical ad nortion of the relief falls on the Indian

exchequer by calculating the rate on the "pate" of the ancience and not the "mount' of the assessed ancome Tho basic period in Great Britain for assessment of comprises is three jerns and in India the year preceding the year of assessment by this airangement a good portion of the tractic collected in the United Lingdom is refunded in India. If the relief allowed is on the amount taxed twice the relief might be considered equitable, but is it relates to the put of the income, good portion of the Unit dairing that it is the put of the income, good portion of the Unit dairing the search when the part" on the three-ver a seriege is greater than the income derived in India during the year of assessment. The maximum of such that is the makes considerable difference all the same. When the same sum is not three-ver average to the considerable difference all the same. When the same sum is not three-ver average to the considerable of the considerable of the considerable and the considerable of the considerable three-ver average. The part is to be collected in the same state of the considerable three-ver average in the United Kingdom is less the relief claimed in India will be greater. If the tray parer is to be follered against double traation it is necessary that the relief is confined to the actual "amount" of assessed ancome in respect of which it may be claimed.

But what is the principle on which the Indian tax paper is called upon to gio the relief and why? Double taxinon is not a peculiar feature of the British Empire and it has been in operation for years in the United States and other takeral dovernments. However, the Constitution of the C

THE REVENUE FROM CUSTOMS

The customs have long been the principal source of revenue excepting land. Since the final reformation of the duties which culminated during the finance membership of SrI 1 viction Baring in 1852, the main purpose has been to raise the necessary resenue. A moderate revenue duty of 5 per cut continued to be levied till the War necessitated increase as a measure of emergency taxation. In 1921, when Sir Malcolm Hailey raised the general

od valorem duty from 71 per cent to 11 per cent, he said that "our triff is purely a sevenue producing tariff which, shatever may be its defects here in the produce of the first produce of the first produce of the first produce of the first produce of the three should be no departure from it until the whole of the fiscal policy was thoroughly and exhaustively examined by a competent and impartial both. The matter was therefore entries into the hands of a Fiscal commission of eleven nembers, whose inconclusive report has practically left the question where it was. We a majority of one, the Commission recommended the adoption of a policy of "discriminative protection"—a terminological intexactivide—while the minority voted for unqualified protection. The only result of the labours of the Commission was the perpetution of itself under the non-de-plane of a Tariff Blord, whose object is to explore accuracy of a rapid industrialisation by means of protective duries or diped and of the commission of a major distribution of a finite of descring of special crutches to enable them to walk, an art from what is founded in the commission for.

If is needful to have one or the action of the observed of the content of the con

In the able with a less had seet the priable in lustrice that may statilt gair a principle of the principle and the principle of the requirement of the requirement of the principle of the pri num nerer ther tea to labour of the Tat " Hart that afer to prethe ulters a cheet will have to be progression of the and the off ret ti s e' i 'strist lice ature as leadling class. The rece of excepts rately start on front 1. hence afir to startator a lead to be test to the second of the secon money represent the present of the first and present the control of the present o 1. . . . It to ge the a let the total the at-1m 1 5 m | 1 to m 1 | 1 to 1 to . at t jit en i in it to it to a but to but to a 11. . . HT1 15 6 1 1 1 41 11 . . Sec ! 1 be wished the entire. +1 th 1 1 at the bearing \$11 PLM 151 11 m famit es se ۱ --A C 13 H4 ١, 1 " " 4 100 11. • (Marte it tax 14 + 4 pt ٠, the S I try were k v reate . . ŧ٠ e 1 4 4 Tart (* 4* * o theter 1 1 * 1 1 ta + P 1" 4 C" tien! I rest the extrem 1 m 1 •

the fiscal system should be tempered with at a time when full economic advantage cannot be derived, and the only possible result can be an extraordinary rise in prices and cost of living. A temperary sacrifice may even be justified if there is some chance of an early writing off of the loss, but it would be criminal folly to waste national effort and economic energy in the off chance of reaching an industrial ideal. For the nonce we have learn at a cost of three and a quarter lakes on the Fiscal Commission, and a good recurring sum till the Tuiff Board is wound up, the simple lesson that empericsin is not the final world in industrial finance.

Recente being the only consideration which should actuate Govenment in regulating thein fiscal policy, one must turn ittention to the quest on whether the prevailing scale is too high and has had any appreciable effect on consumption. It must be stated that no inference can sately be drawn at present from thade figures by leason of the lact that the period of the isso in duties has synchronised with the period of a fall in foreign prices. The full effect cannot be measured till a steadier pince-level here and abroad has enabled us to test it. High exchange will to a considerable extent mitigate the effect of high import duties and the countries which have depreciating currences can also afford to sell us goods a little more cheaply. Referring to the criticism of the assessment of a 30 per cent duty on the so called 'invury articles. Six Basis Blacket argued that the contention that lower duties would have shown better results was scarcely borne out by figures. The principal articles so taved are motor cars six manufactures, glass bangles and bends and tyres and tubes. Except in the case of six manufactures—which of course were affected by the duties—the quantities imported affor the increase muties were in excess of these before the imports and the increase muties were in excess of these before the imports and the last five years have been too much disturbed to uports. In comparing stristics of imports and comparing stristics of imports and bends and the last five years have been too much disturbed to give any reliable lessons. Two things, however, may be remarked. Tiristly, the articles subject to import duties are either not manufactured in India or could not be manufactured without added cost or those for which effective substitutes could not be found. Secondly, we do not possess a monopoly or sensi monopoly in any of our exports sufficient to compel the foreigner to bear a port on at least of our import entirely by the Indian consumer, and he has shown his deeded preference to been a port on at least of our

keeping the debit and credit entries correct, a high import duty is encouraged and tolerated by British Statesman is not clear, unless it be that long views of economic problems are the privilege of the student in the closter and are no concern of the practical administrator. For an exceptionally poor people, cheap imports, which the removal of all obstacles in the way of international trade can alone guarantee, and steadily increasing exports are of fundamental importance, it is all the more important when local supplies cannot be sufficiently substituted for the imported articles

The Fiscal Commission were impressed with this economic result of high revenue duties which tend to be protective and held it was open to great objection "Since 1915," they wrote, "the tariff has been less and less consistent with purely free-trade principles. It gives protection, but it gives it in the least convenient and the least beneficial way. It appears to us therefore that the necessity for raising a large revenue from customs duties on the industries of the country must negrably lead this to the to us interfere that the necessity for raising a large revenue from customs duties on the industries of the country must inevitably lead India to the adoption of a policy of protection as they led Germany in 1879." An enquiry as to the need for ruising large revenues from customs was beyond their scope and was not made by them. And as the possible sources of revenue from customs under a policy of discriminative protection are limited only to certain manufactured goods, tobacco and liquors-coal, raw materials, they lay down seems fair Thedo not arise, we see no reason wi nne duties in accordance with the tion. When a large revenue i xaion has to be imposed on articles be classed as necessaries but taxed as lightly as possible. I nav be T11ries, provided care is taken tha 1256 the point of maximum product 138 are cotton goods, food and drinks and sugar and these may vet bear a heavier burden before they reach the point of maximum productivity the tax is increased, they cannot at the same time be light. The fact is lf The fact is that while unqualified protection has its dangers discriminative protection cannot to enforced consistently with the needs of revenue and in a manner calculated to bear lightly on the general consumer

Having regard to regressive character of the customs revenue, which falls more heavily on the poor who have to spend on the taxed goods a larger sum than the rich and the need felt for the articles generally imported whose place cannot be filled by internal supplies, it is necessary to reduce the duties to the pre-war level and to restrict the number of dutable articles to a minimum. As the Fixed Commission point out, all raw materials and partly manufactured goods ought to be duty free along with coal and mechanics. Actics in which there is no internal competition should also in mechanics of the second control of the second control of the control of the second control of the control of the second control of the seco

he can ship these goods in which there is no local competition, and which therefore may be admitted digits free therefore may be admitted digits free that stakes us naturally to the cotton excise duty which has behind it a history of its own. The cotton manufacturers of Bombay are as firmly continued that it is an instance of the arm of political domination being used for enforcing economic servitude, as British reschaints are convinced that it is only putting into practice an economic truics in which they themselves have absolute faith. Into the political history of the question it were vanit to

to every trade and there is no sen e of revolting against it as against any other natural facility which the risanufacturer may have If the foreign competitor feels hurt it is open to him to change the nature of his supply,

enter, everyone is by now familiar with it From the strictly economic point enter, everyone is or now imminer with it. From the strictly economic points of rise an excise duty can be justified only if the maximum of internal production is reached or there is such a combination of internal producers that the benefit of the import duty will be entirely appropriated by them and the general consumer will be the ultimate loser. In that event, the local manugeneral consumer with the true to the extent of the import duty, an evil which may be legitimately prevented. That the mill owners who are naturally keen businessmen should consider dividend as their first and last objective is not in itself a vice. When the industry is capable of expansion, ton will naturally bring down prices Apart from the fact that Bombay competes with I ancashire to an inconsiderable extent and the excise cannot competes with I ancashine to an inconsiderable extent and the excise cannot be justified on on free-trade principles on the non competitive goods, her real rival now is Jipin, which even levies a consumption tax to capture foreign markets. Bombay has a further competitor in the hand loom weaver, who is not yet liked and is known to supply a considerable portion of internal demand. The language of exaggeration has its limitations and to ask that the removal of the excise duty will be giving a practical boun y to the cotton magnates is to ignore the difficulties that beset them and minimise the competitive conditions under which alone the industry can raise its head. That Japan should be in a position to beat Bombay in her raise its head. That Japan should be in a position to beat Bombay in her raise the the wastage. While the mill owner will doubtless look into it and subject his methods of production to a more efficient test, the State should not by its fiscal methods impose in artificial burden which fetters its ratural development. The soil is not unswited for healthy growth of the cotton industry and there will be no waste of national effort even if the industry secures a temportry advantage which the revenue duty will give, and the very high dividend which the mill owners may derive will supply the spur for further expansion and lower prices

There only remains the question of export duties as a source of customs and Out of a total of about 45 croics about 51 crores are raised by duties principally on exported raw hides and skins on the rice and jute After considering the question from all points of view the Fiscal Commis son curse to the conclusion that high duties could not serve any ulterior purpose and recommended a low revenue duty. The report on this branch of the turiff problem appears to be unanimous—the dissenting minute does of the tring promein appears to be disaminous—the discenting initiate does not dispute the recommendations—and certrainly wase. There is no greater handicap to the producer than an export duty unless he happens to be in a position to exact a monopoly price which seldom happens to be the case A high export duty leads to substitutes and reduced consumption, unless A high export dark leads to substitute and reduced consumption, mines the produce is willing to shoulder the whole or part of the burden. It is possible that in times of exceptional demand a moderate duty can be passed not the foreign purchaser, but it cannot be a recognised feature of the tariff policy. If there is a powerful combination of exporters they may even shift the entire export duty on to the internal consumer. It should oven smit the entire export duty on to the internal consumer. It should not be surprising if the Indian consumer of ten or jute paid a portion of the export duty on the same. Even with reference to jute, an industry in which we have flattered ourselves to have a monopoly with the discovery of a new process of extracting con cheaply from eccounit which will supply fibre for minufacturing sacks at a third of the cost of manufacturing from with the monopoly hide fair to disappear. The progress of science sooner or later makes possible the substitution of cheaper varieties for taxed commodities the certain chance of a contracted market for them. Export duties have naturally ceased to play a useful part in a well regulated fiscal system

THE REVENUE FROM MONOIDIES

1 Preise on Liquors

On no question of social polity are the view points of Puropeans and Indiana likely to differ more fundamentally than on the consumption of intexacting liquors. It is not that prohibition total abstinence local option and such measures are not Puropean devices to check the drain, ovid anymore than it is open to those to whose ancestors the some june was not anymore and the properties of into contact with the gross materialism of the West. As a practical measure, the liquor t ntion is deemed

of the general const possible of realisatio no denying that the sympathies of a lar

and widespread rink liabit itself ed circle of the higher order which has aped the minners of the West. But it is underrating to an extent periloush near midnes the vested interests created by the liquor traffic, if it is thought possible to effice the exists resenue from the fiscal system altogether. Whout twents crores of annual recreme is involved in the abolt on, and it would be a labour of Sissphus to tell the men who have the vote that they have no business to ruin themselves by the deedle possion of todds or arrick, and must turn to a life of plain living and high thinking. But it seems to be universally held that public opinion can control and ultimately check the drink high it only the Governmut refrained from throwing temptation on the way of the consumer a view of life which practical financiers who know and feel the weekness of men and women to vices of sorts do not resulted fail in. More modest in their ambition, there do ne to control what we do ne to remove

It is unfortunate that the movement that was started a few cars ago test decore production by peaceful pricetting was not allowed free scope to test the possibilities by peaceful pricetting was not allowed free scope to test the possibilities of the production of

To emphasise the obstacles that stund in the way of an early consummation of a dry India is not to sympathies with the infernal labit of druk, though there is much to be eard in favour of the view that it is in restraint of individual liferty to eck to interfere with one who argues I will be drowned and nobody shall save no. You can tell him that the habit leads of individual liferty to eck to improve upon him a code of our own? There are degrees and varieties of evils and after all vice is only virtue in excelles. There are people with whom alcohole liquor is of drukt use and who have all the same kept as good morals as the total abstance and there is no nesson why their action should be condemned by those who are victims to vices of a more del using kind. If it is thought the purposes of revenue but for certain illerior purposes where do we stop. Will it not be giving a premium for State interference in habits of life, and human conduct which perhance my look vicked and had but are really innocent and not so dangerous as they seem? After all liberty is not an end in theif but a means to the confort happiness and better than the confort happiness and the confort happiness and the confort happiness and the confort happiness which several confers on the individuals the confort happiness of the mightage but the employment of the power of the State max hall the very except the presence of the vicinity and to delice of the delice of the delice of the people like and select of the first of the delice of the delice of the little of the moral consciousness that center foundation on the faith and belief of the delice in the moral consciousness that center foundation on the faith and belief of the delice in the moral consciousness that center foundation on the faith and belief of the delice in the moral consciousness that center foundation on the faith and belief of the delice in the moral consciousness that center foundation on the faith and belief of the delice in the consciousness that center of individual convention

enter, everyone is by now familiar with it. From the strictly economic point of view an exciss, duty can be justified only if the maximum of internal production is reached, or there is such a combination of internal producers that the benefit of the import duty will be entirely appropriated by them and the general consumer all the trip control of the import duty will be entirely appropriated by them and the general consumer will put the price to the extent of the import duty, an even facturer will put with price to the extent of the import duty, an even which may be legitable prevented. That the mill-owners who are naturable to businessimestly prevented. That the mill-owners who are naturable provented that the mill-owners who are naturable observes in not in itself a would consider dividend at their first and last objective is not in itself a would consider dividend at their first and last to the proving the state of the proving the state of the state of the state of the state of the competition will naturally bring down proces. Apart from the fact that Bombay competes with Lancashue to an process apart from the fact that Bombay competes with Lancashue to an open and the state of the extent of the extent of the state of

There only remains the question of export duties as a source of customs revenue. Out of a total of about 45 crores about 57 crores are raised by duties purincipally on exported raw hides and skins on tea, rice and jute After considering the question from all points of view, the Fiscal Commission came to the conclusion that high duties could not serve any ulterior purpose and recommended a low revenue duty. The report on this branch of the tariff problem appears to be unanimous—the dissenting minute does not dispute the recommendations—and certainly were. There is no greater handicap to the producer than in export duty unless he happens to be in a position to exact a monopoly price which seldom happens to perform the producer is willing to shoulder though the producer is willing to shoulder though a position to the foreign purchases of exceptional demand a moderate duty cru he passed on to the foreign purchases of exceptional demand a moderate duty cru he passed on to the foreign purchases for the producer of the control duty on to the foreign purchase of the total producer of the produ

THE REVENUE FROM MONOPOLIES

1 Tracise on Tiquors

On no question of social polity are the view-points of Turopeans and the consumption of I abstince local

some juice was not f it till they came As a practical tere in the interests

hibition is deemed gulation. There is ral and widespread think hibit itself mited circle of the

e confined to the lower oracle of many,

higher order which has aped the manners of the West. But it is no berrating to an extent perilously near madness the vested interests greated by the liquid possible to the first the except extends the visit of the liquid possible to the extent of the except extends free minorized in the abolt on and it would be a labour of suspiny to be I the minorized in the abolt on and it would be a labour of suspiny to be I the decide poson of tody or arrack and must turn to a life of plann burg and loghedinaking. But it seems to be universally hell that public equivalent control and numerically check the denth half if the the forestrain a refrained from throwing temperation on the exa of the control and women to vises of sorts do not readile fall in. More madest in their ambition, there desire to control shalt we desire to retire see.

It is unfortunate that the movement that was started a few years to be enforce production by peaceful probetting was not allowed fire seeges to text the possibilities of surprise and the reason to allowed fire seeges to extend the probetters as it the text that the probetters as it the first probetter of the probetters as it the first probetter which is the probetter as it is a major and the tangeds of afferdation. The upodot is that it effects that the foregree and the control particles as a much needed corrective to man of our text in and it should have been gladly neclemed by those who have the reason plants so the failed remains and the first probetter and the failed remains and the failed when the failed probetter that the only gross for each of the failed remains among a first that also only gross for each of the failed remains and the failed remains and the failed that the failed probetter that the only gross for each only a failed that the failed remains a failed of the failed remains and the failed which is the failed remains the failed of the failed remains and the failed of the fa

To emphase the obstacles that stand in the air of an writ consummation of a dy fudia, is not to synaption such the inferral byte of drink, though there is much to be will in favour of the tien that the highest though there is much to be will in favour of the tien that the highest of individual theory to seek to insertice still one in an argument of control of the word of social will meal each to term powerly and die vee but if he replies he knows best, what right hase we to imposs upon him a code of our oan. There are, degrees and variety, of cith and after all vice is only virtue in excellent. There are people with whom alcoholinguour is of dail we and who have all the same byte as good more as the total abstance, and there is no navion why their action should be condemned expedient for the Stee to vice of a more distraing kind. If it is thought expectated for the Stee vices of a more distraing kind. If it is thought of the stee to the stee of the steel of

Considerations like these make it advisable to avoid an aggressive advocacy of compulsion by State That the addiction to the drink habit is with many an evil cannot be denied and the more legitimate and proper function of the State would be to restrict the use as much is possible by way of help to the temperance reformer, than totally prolinkin thy means of a legislature enterment. State help can at best be an adjunct to individual effort instead of the propelling force to put the evil down. There are two further difficulties which stand in the way of compulsion that seem to be ignored by probinitionists. There are those on whom religion does not impose a bar to the use of alcoholic liquiors and who are histiated to it by long usage. An increasing number of foreigners who may temporarily so ourn here have their wants to be satisfied, and you cannot tell them, "You increase rendors for their benefit you cannot prevent others from taking advantage of it Agam the less intoxicating varieties of drinks are easy of illuct manufacture and hard of detection. Even now one comes across a number of instances where tree-tapping on a more extended scale than the Abkari department is officially aware of is widely practised. A more rigilant army of officers will have to be told off to witch illicit manufacture. Whereas there is a certain chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue being lost by probibition there is no similar chance of revenue and mark the down on the every louechold the shop may be carried to the hearth and you cannot keep every louechold the shop may be carried to the hearth and you cannot keep every louechold the shop may be carried to the hearth and you

The policy of the Government his been defined long since. They declare that they have no desire to interfere with the habits of those who use alcolol in moderation. That is recarded by them as outside the duty of Government, and they hold it necessary to make due provision for the needs of such persons. Their settled policy however is to minimise temptation to those who do not drink and to discourage excess among those who do not drink and to discourage excess among those who do not to the persons of the persons of the persons of revenue must be absolutely subordinated. This is as far as the State can be expected to go. They do not oppose prohibition as such as it is open even to those who use alcohol in moderation to give it up. They concerned as a subsidiary result. They were compared to the content of raising the maximum revenue leaving the ulterior object these when the revenue can be abandone leaving the ulterior object the substitute deleters and the substitute of the content of the content

The only alternative to the present system of semi-monopoly that has taken the field is local option, but it is doubtful if that alone is calculated to achieve the chiect the State and the subjects have both in common So long as the excise department was in the hands of an alien administration, a bold policy might have been misconstrued by the consumer, at all tion, a bold policy might have been misconstruced by the consumer, at all events, the Government might have thought it open to such misconstruction. If the ministry is not an extended wing of an immovable bureaucrucy a definite policy of complete monopoly of the distillation and the sale of luquor could have been boldly adopted and rigilantly pursued, and one does not know if abything short of such a monopoly could achieve the object That such a monopoly is feasible does not seem to admit of doubt should certainly be possible to manufacture in some suitable place or places the requisite quantity of houor now manufactured by so many licenses, in the requisite quantity of figure now manufactured by so many becauses in their distilleries and it a cheaper price. Having assumed complete control of distillation they can regulate the supply, and by so adjusting the prices gradually and progressively, make it impossible for those except the right or and themselves of its use. The price may have to be avoided and revised in response to the economic condition of the consumer. For this end it is needful that there is one central department, which will be in sole charge needful that there is one central department which will be in sole charge of the manufacture of alcoholic liquor and its supply at a fixed price and witch the effect of the policy on the consumer. Whether a single factory or a number of factories may be needed to sitisfy, the needs of the country may best be decided in consultation with those who are in the trade, but even if there should be a number of such factories it is desirable that the Government should assume complete control of production and that is best done by the Central Government. A single and undivided authority will be better able to watch and regulate supply with a view to gradual reduction and ultimate extinction of the drink traffic than a number of administrators. who in their anxiety to rescue the finances of their province from paralysis manage to forget the health and morals of those whose interests they are called upon to safeguard. So long as the excise happens to be a growing source of revenue with provincial administrations so long will they fail to respond to popular opinion in the matter or effect a radical cure of the

The next step that is desirable to take after complete assumption of monopolist production and manufacture of alcohole luptor is to leave the question of distribution entirely into the hands of local border and immerpalities. The right to vend becate and sell them must be left to their unfettered supervision management and control. These bodies oven under their present unsatisfactory constitution may I e said to be in closer touch with the people and have a letter and cleater idea of the needs of their localities than any other official body thin can be thought of and they have a sense of responsibility which popular advisory councils may not be expected to possess. And in order to male their responsibilities keener and more oncrous a definite share of the revenue or what is better, the fees for vend should be assigned for local purpose. This will give rise necessarily to a condict of ideals the ideal of prohibition and the ideal of The itself is likely to be an effective control of the densk treffic by the representatives of the people who know then needs and whose opinious may generally be expected to each the popular will. If the local bodies desire to increase their increase their increme it is open to them to extend the number of shops or relax the hours of supply if they desire to prohibit by slaw degrees, they can carefully note the was in which that can be done. Fither way they will reflect the view of the consumer and of the general pulle and assuredly they are letter spolesmen than the perplexed Minister asplications and the maximum of revenue.

2 Salt

Another article which might well be the monopoly of State is salt. Reference has already been made to the incidence of the duty on the can sumer and its effect on consumption. The economic aspect of the duty I as of late been obscured by political dissensions and a reasoned discussion of its merits has been wanting. It is unfortunate that Sir Bisil Blackett is partly responsible for it. Till Sir William Meyer was forced to increase the duty by four annua a maund as a war measure it was fixed at a rupee which was right times the cost of its manufacture. Sir Jane Meton and Sir Malcola.

Hauley in the culier years of his regime did not feel called upon to more be the duty. When the letter proposed to double it in 1922, the proposal was veloced by the Legisliture Assembly. The 1 inner Department has appriently surreach the insuit, and when Sir Basil Blackett assumed change, he renewed the proposal the Assemble had thrown out the year before The Assembly stack to its guns and the viceroy certified the increased duty as being "essential for the interest of British India". Cheaper sait could possibly line disturbed the repose of crygoing financiers, but how it could have imperflied the "interests of British India". Cheaper sait could possibly line disturbed the repose of crygoing financiers, but how it could have imperflied the "interests of British India". Sin British India" is not clear. In 1924 when there was a surplus partly due to the enhanced sait dut. Sir British Blackett introduced the red herring of provincial contributions across the trail, but the Assembly voted for reduction of the duty by another four annua, but the Imanic Member raised "i Irahenstein in the annihilation of remissions in Provincial contributions. Thoughties legislators both in the Assembly and elsowhere succumbed to his threet and the voto remains not as a considered pronouncement on the duty but as a dishonourble variender to the buthe, which in the shape of remission of provincial contributions.

It is not proposed to enter into a discussion is to the comparative ments between reduction of provincial contributions and of the saft to or even of the excess duties on totton maint retures. The childenge is thrown out of the remoral of cotton excess duties, or even a reduction of the saft tax can be gravanteed to reach the consumer. One may not be postive about it but even a casual equaturative with the fin menal acumen displayed he both the reserved and transferred sections of the Government till now makes one scoptice as to the benefits of a reduction in proximal contributions reaching those whom the saft duty and the excess on cotton manufacture, possible of the three years at a six much as they could feel thankful for That, of course is in the way. Sit being a commodity of mineral consumption the clusterity of whose demand is not proportionate to the ability of this comment is a specially regression measure of travation. The poor are but by it more than the rich. In the consumption of I quot there is an element of expactly or surplus wange which can be appropriated by the State without hurt to the consumer. The same cannot be said of the consumption of saft. The justification of this measure, as strated long ago by the Duke of Alagla, was that "it is impossible in any country to reach the masses of the populariton by direct taxes. If they are to contribute as all to the expenditure of the State, it must be through taxes, lovied upon some articles of universition by the great stricker of consumption. There is no other article in India answering this description upon which are provided and the contribution and to the consumption. There is no other article in India answering this description upon which are provided with a consumption of the proposed of a stricker of consumption which are provided by the great stricker of consumption which is being a provided to a smeal as such, but is usually cooked to the before the test with which the dutt on convenience and it the che pept the means of obtaining "with th

Hut self is not used merels for human consumption, it serves as manufor or agricultural purposes and as food for cattle. In order to meet such damands it is needful that it is made available with as little cost as possible. In trance self required for extit food preparation of manure or improvement of the soil is free of tax if it is disadured by one or other of the processing the modes. Cultivators in finds are given right union or other of the property of denaturing or even of the application of denatured salt for agricultural purposes. The use of artificial fertilisers is not much in common. The hat fact to to be callested in the uses to which in common the hat fact to to be callested in the uses to which the prepared to supply do untirest with in proportion for the content for it is appreciated and mall, alternative to the desired of the State, but if for human consumption it can be despited in unit; tured the monopole of State cannet be objected to an any

Among the objections to piecemeal reduction of the salt economic ground duty is the fear that middlemen and contractors would cat away the profit and not allow it to filter through to the consumer. A complete monopoly of manufacture and sale in depois in all district centres, the retail vendors being prohibited from selling above a fixed price in the interior—subject to the penalty of their license being cancelled—would be more economical than the present system which has failed even to preserve the Indian market for the present system which has rived even to preserve the individual matter for home-made salt. Of a trile of over 9 crores of revenue from excise and customs, nearly 20 per cert is raised by the duty on the imported article Inverpool is in a position to pay freight and other incidental charges in inarketing the article at such distant places as Bengal and Burma. Although the price is the same the imported variety seems to be purel and that accounts for the preference of Bengal to foreign salt. A protective duty can only enhance the price of both the imported and local salt. What is required is the establishment of factories for large scale production, and if the Govern ment tale over and improve their existing factories in order that the requisite quantity of salt may be manufactured by them and sold to the people at a reasonably moderate price the example of other countries would

NEW TAX PROPOSALS

A number of new proposals have been made of late as to the additional sources of revenue that will have to be tapped in the event of the existing ones proving inadequate or undesirable Some of them are purely fancy taxes, a desparate attempt to find a remedy for financial ills, others have the sanction of successful operation elsewhere. Among the more fancy tives are those on downes marriages entertainments and domestic servants A tax on downes will be evaded, but one on marriages may give a decent return, only the principle of taxing them is to be found in the counter part of taxing lachelors \ \ more appropriate method would be to tax the rich for not regung large tamples and the poor for doing so An entertrinment tax may bring in some revenue to important municipal cornoraranning terms of the people generally are not a nation of play-goers. It may not be worth the cost of collection. As for a tax on domestic servants though it has the reputation of leng recommended by the high authority of Dr. Marshill it is not true in India as is the case in the United Kingdom, that every eighth adult male or female is a domestic servant. Here again, that only eight and the worth the trouble of collecting. A fax on motor cars and beycles is also suggested, but they already pay both recurring and non recurring charges. On arrival they pay a customs duty of 30 per cent, and after arrival the toll for local beards and a hecease fee for municipalities. Armorial bearings do not seem to be much en cudence, and in their place perhaps a try on titles may be recommended A try on betting would be giving fiscal recognition to an exotic vice and one would gladly make it giving fiscal recognition to an exotic vice and one would gladly make it penal if possible 1 tro on discrissements is approved by Sir Josenh Stump, but it might in all likelihood I ill newspaper enterprise not financially very sound propositions even now 1 uction sales may bring in some revenue if the individual value of the proposition of the propositi uscal principle

The more important taxes are a universal duty on inhabited houses on the owner and a universal income-tax embracing every income or which is the same thing a poll tax on every earning member of the family. Their counterparts in I rance were the personal mobilier. The personal tax was due from even citizen in France and every foreigner enjoying evel rights and not indigent. The molifier was assessed according to the rental value of inhabited houses. Both of them were apportuned traces raised from each commune the tax pivers being first asses of for the personal tax according to the rates fixed for the value of a day's labour and when the assessment fell short of the entire amount of the communers quota the balance ment fell short of the entire amount of the communer's quota the balance being assessed upon the tax pavers according to the rental value of the dwellings thee occupied Laro Besuhen supported these taxes on the ground that a moderate axy would dispense with indirect taxes upon such a necessity as salt would make the people feel that the parment of a tax is a necessary accompanie out of the enjournent of early rights and would teach them that the Government can collect directly from the babouring cases, at least a part of their share in the expense of the State? Such a temmder is politically necessary in all countries elimouring for demonition institutions. Even without that, the taxes can be justified. In this country municipal corporation levy a house tax on the owner which is usually shirted on to the occupier, and where there is no brisk trace in house the following the part of the house tax will continue to be paid by the occupier. In tural areas, however, there is likely to be no such difficult. They also levy a profession two on a precumptive income which has only get to be oxended throughout the local bornd areas. As agriculturists pay an occupier tion tax, it may not be that a decent sum can be collected from other profess ons which are strictly Limited, but even non-pattedar may legit mixely be excepted. This being in the nature of a personal tax, those who pay a business tax or an income true considered and the contraction of the various petty excesses, on may be exempted. These two taxes may safely be recommended in not in substitution, we least in partial remission, of the various petty excesse, on land for the reflet of local bords. A moderate rate levied and collected for village roads village samitation and primary education may not provoke much hostitity, if the funds are specially estimated of them and administed with scruphious cure. The National Tax Association of Chicago which means that is coments determining the trackly shifted the persons who receive them. Such a tax worked successfully in Wisconsin and Massachusetts and means that is solvenest determining the trackly shifted the persons who receive them Such a tax worked successfully in Wisconsin and Massachusetts and met with popular lators. The lowes tax and the profession tax are equally successfully in force within mannetpal areas in this country, and equally successfully in force within mannetpal areas in this country, and equally successfully in force within mannetpal areas in this country, and equally successfully in force within mannetpal areas in this country, and equally successfully in forc

The business tay is a necessary complement of the two twee on property and personal meeters in the United States and they have been in note since the Revolution in I rance and also in Prussa. I he distinguishing feature of these taxes in Lurope was their extreme moderation being about one per cent in Prussa a on the cainings. In France the tax is lovied according to the ability of the various groups into which they are divided, the rates no some larger communes being heavier. The businesses were classified in Prussia under four heads the basis being the annual carnings of the capital and time tax was gladuated with reference to the estimated earnings in many of the States in America, the taxes were levied as a privilege-license, and one State is said to have assued a hundred and ninetern licenses as a condition precedent to the transaction of any business: There are a number of such taxes even in this country, the most prominent being a tax on the legal profession or for sale of injuor. Naturally the simulest businesses may have to be exempted these, for example where will not by a minimum of two rupees per annum Obviously such a tax would be a proportional one and justified on the benefit principle as a lee for franchise. But the progressive principle is defended on the ground that it is the only true way of reching greater whiley on the "production" sade of woulfit. The American model is a steeply graduated that surge the character of the charge training the character of the produce the dynamic effect of checking business proof to the cases profits duty as affected of the produce the surge of the character of the produce the properties of the produce the surge of the produce the surge of the character of the produce the properties of the produce the properties o

makin, of profit, a moderate levy on the lenefit principle would be the only conomic justification for it

The corporation tax is a common feature of the tax system in the United Kingdom and States in America and though there are various methods of logging them especially on public service corporations and on banks they are intarnably regarded as a tax on frunctive. Corporations are said to liavo a special shifty by reason of the capital ties command, their limited liability and other privileges they enjoy and thay have been taxed accordingly. In the United States the rites have been based upon what is called the "corporate excess", what the story of the corporate franchise and the tax is a story of the corporate franchise and the tax is a story of the corporate franchise and the corporate franchise and the story of the corporate franchise and the corporation are not likely to pay an Lood dividend he public receives the country as the rathroads and telegraphs are Government as its list the telephone companies hanks, insurance companies, and manufacturing companie registered within this

country or entsude and vet doing I usines here may ferry profitably be taxed on their capital steek. These stocks have all of them a market value and are quoted in the share-market. There should be no admirate value and are all of them as accurated to the share market. There should be no admirate value of the share manually an area accurated actions for local taxation, and a fairth moderate lax is best of the market large in a decent review. Vest of the exportations have their steek, and share values considerably enhanced, and even as a tax on interment value in small de amply institled. But we need not go so far to find an economic justification for it. Property is legitimate source of taxation and this kin of property is as fectimate a source as any other. If exportations are to be taxed fully and fairly, there will be no humens tax and the stock holders and bond holders will also be entitled to exemption from memoraty on that portion of the stock which have pud corporation tax to arold double taxation.

The principle underling these excess are trofold first, that every individual must are at ax according to he all thirt, and second, that the basis of all textion as income. Lind business and stocks and shares are only so many indicate of taxable wealth, ultimately the tax is paid by the person on his income. Principles of justice require that all sources of income must be equally taxed though perfect equality tray be unattainable. The present existen of taxables preses unduly upon land and upon the poor, and any measure of tax reform must first start with giving relief to these. Whereas a considerable portion of proxincial taxation falls upon land the entire burden of local taxation falls upon it. The surcharge of 12] per cent in the name of various cesses his got to be rehered and in its place, a tax on inhalited houses and a personal tax on every individual not paying has been abolished in England and a personal tax on every individual not paying has been abolished in England and a personal tax on the text with the charge for rend of intovacting lupure and deleterious drugs must be sufficient substitutes for the cesses. The lusiness tax is only a extension of the personal tax and it is not sought to be confined to profits arising out of it. It is only regarded as a tax for a franchies on the total examines, a flat rate whether there is a realised profit or not. It must be regarded as a business expense and if the business yields a taxable income an abstraction may be the business tax in another form affecting an aggregate of persons. This also has got able distinguished from the corporation profit duty which was also form of the person of the person of the desired with an ulteror purpose. The corporation tax is only a business tax in another form affecting an aggregate of persons. This also has got able distinguished from the corporation profit duty which was in force for a few years in the United Kingdom and abolished since 1921. But from the misses at xi would differ in this respect that whereas the form th

It may be confessed that nothing can be predicted with certainty as to the possible chances of shifting of these taxes to other shoulders or their economic effects on society. A small duty on inhalited houses cannot have any economic disadvantage if houses of little value are evempted. This along with the personal or occupation tax violates the first maxim of Adam Smith. But it may be observed that direct duties such as these even if they go the length of making labour inefficient are preferable to the esses on land and a lot of indurect taxes which the labourer pays and which are the clusivest sources of raising receive in any scheme of intelligent taxtion. The labourer may shift to the employer a portion of the duty or curtail a portion of his expenditure it will depend upon their relative strength. The bosiness tax regarded as a business expense may be shifted to the consumer. The extent of shifting mainly relies upon the presence of absence of a common than likely that they will rise it to in the deconamer in mixed of the consumer. In the absence of such a comb ne competitive price may force it to stuck to where it has fallen. Of the corporation taxes however it may be urged that it is only a proper attempt to attack for revenue a source which can very safely and without any juncy to society pay its due share. It is a much a "surplise" in the Holsonian sense as the rent on acricultural land which comes in for a periodical revision or enhancement of its rate

LOCAL TANATION

A much neglected field of Indian administration no the local bodies The District Boards and municipal ties are weakest in point of their financial stability and the onerous nature of their work, are starved for lack of funds stability and the onerous nature of their work, are staired for lack of funds. The Local Governments have been keeping them too much in their leading strings, but it is not true that the sort of control the now keep is good either for them or for the local bodies. It will not be denied that the experiment of Local Self Government has not proved as that a success as one might vish for it, and that the best of local teller of a success as one might vish for it, and that the best of local teller of a success as one might vish for it, and that the best of local teller of a substitution of the lack of municipal enthusiasm, but a sonse of civic virtue and independence is growing which must be exploited by placing these institutions on a satisfactor financial basis. The local boards largely depend for their revenue upon the land cess which amounts two amars in the tupee on the land revenue. The municipal corporations also depend on real property for their resources though a few hereas fees and taxes on professions supplement them. These are found to be insufficient. and taxes on professions supplement them These are found to be insufficient in protection processors supposees them. These are round to both summent in protectibly every local body and the occasional doles, which provincial Governments favour them with ane too cirrate to be relied upon to meet the demands of the onetous and beneficial services appropriate for them to undertake. The system of doles is too common a feature with most countries. where local bodies have strongly entrenched themselves upon a highly efficient people to be given up in this country where civic conscience is just beginning to develop, but a financial system ought to be devised whereby they will not look to outside help but content themselves with meeting their expenses out of their own revenues

It is undoubtedly true that as at present constituted, local bodies cannot officiently undertake national or onerous services such as a widespread scheme enticiently undertake national or onerous services such as a widespread scheme of primary education public health or medical relief, but one may woll demur to the proposition that it is only by means of grantsan aid from the general revenues that they can be financed. If the services may appropriately be managed by them, it is as well to give them such sources of revenue as may enable them to carry on the work entrusted to them A haphazard scheme and occasional doles may not lead to economy or efficiency. The important duty of keeping the mun roads of which are either the truth roads of the referres of the truth roads of immense strategic value in proper repair, is left with the District Boards and there is no reason why a source of revenue which may be of an immerial character may not be why a source of revenue which may be of an imperial character may not be assigned in part to meet the cost thereof. Of course extraordinary expenses my line to be not by capital expenditure or by special grants, but when the services are of a recurring chriatest periodical doles have a demortising effect upon everone conceined. It should be in the best interests of cive administration of the need for grants is reduced to a minimum and sources of receive no assigned to local bodies which in ordinary years may be expected to meet all recurring and essential demands. The ignoring of this fundamental principle has been responsible for the hopelessly melicient in uniter in which their work is being performed. There appears apparently to be a conflict between two feelings which account for this unfortunate state of things. There is the feeling that there is not such a stimulus in the administration of onerous services as education santition and road main tenance among the people which would secure a minimum of efficience, and there is also the feeling that the Government providing the funds should retain sufficient control over the expenditure of the grant which would be against the spirit of Local Soff Government. The first has no foundation in fact, the second is purely sentimental. The result is the under financing of the local bodies. administration if the need for grants is reduced to a minimum and sources under financing of the local bodies

This is due to the notion that Government interference in local administration must be strictly regulated by their financial assistance. But in the interests of Local Self Government stell a kindly and critical cooperation ought to be welcomed in place of officious interference operation ought to no wecomed in pure of outcome interference. Doesn't bodies can no more mortgage their liketies to official doles than the Government can surrender their undoubted right of control to a political shift bolt by Tither action ought to le considered on its own merits. The stret administration of public finance is a matter which is not increly the direct concern of local bodies lut of the State as well and the annual independent and the officer and municipal finance duly published with appropriate remark one of the effective ent their subjects

supervision over the steps that may or may not be taken in ich

. . .

of demoralisation of civic administra in the possession of efficient students and municipal administration depart-

and control the destines of these bedies throughout the year trainly guide suggestions in removing doubt, where they are fett and elearing obstacles where they are found. That would be a proper function of Government The grant, would be considered and dealt with on its oan merits. Its appropriation is no more their special look out than of any other item of budgetary grant While the indirect control through the independent budgetary grant While the indirect control through the independent audit would create a zealous watchfulness on the part of the local bodies as and would create a remote witchinges on the part of the local bodies are their financial condition, it would also save the Government as time advances a lot of petty interferences in matters of administrative detail Local Self-Goyernment ought not to degenerate into local despotisms, LOCAL SCHAOVORIMENT OURLE NOT to degonerate into local despotsins, but it is equally essential that it ought not to become a branch office of a centralised bureaucracy. Financial control limited to the extent of financial assistance can only lead to it

The question then is how to make these bodies self-sufficient. So far as the local borids are concerned it has afteraly been suggested that one of their principal source of rerenue must be the fee for yeard of intoxicating liquor and all deleterious drugs. The vistem of giving first free for local bodies from excise and from been and spirit duties is common in the United Kingdom, and in the United States they are assected State States are transfer or the purpose of preventing these sections. State are reconstituted by a secsion of the proper given to the first state of the proper given the proper given the section of the proper given given the given given given the given The question then is how to make these bodies self sufficient So far as show automatic diminution of unexpected contraction till perhaps prolitbution takes firmer root than now a contingency which may not be immediate button takes armer root turn now a contingency which may not be immediate And even if it was, the increased sobriety and savings of labout may be expected to give a stimulus to more efficient work and greater earning power of the worker. In that way the house tax and more especially the occupation tax may yield a larger resenue. And when these are fully and fairly taxed, and only then will there arise some nutritation for the restoration of a small cess on land

The revenue of municipal bodies is raised on houses and on professions The tax on houses and land is levied on the annual cental value, and the latter especially pays double taxation. Why this double assessment is maintained is explicible on no rational ground. One of them, it stands to reason should certainly be remitted. As there is no special benefit derived to leason should certainly to remitted As there is no special order to test by land tendanting within manierpi limits municipal taxation must be abundoned. In most of the manierpilities there is no exemption limit for house tax and when a universal house duty is recommended for local boards no exemption can be made within municipal areas as house property is likely to derive a more tangible lenefit from municipal outles valuation is fairly and fully made and revised every five years by competent valuation is fairly and fully made and revised every five years by competent assessors, municipal revenue will stand much to gain by it. In most cities house-sites are owned by the house-owner himself and ground value cannot be tweed separately. A quanquemnal revision will certainly take note or the enhanced value of both the site and the building and in this way the intermediation of both the site and the building and in this way the sile rand depress the value of his property which is not a lyis bile. But in frying the ientity value of the house, the sale price ought to be taken note of As has been stated ilicady the heuse tax falls in the main on the occupier, and it is beheved that it can be rived against by legislative protection. It is ignoring the fundamental law of demand and supply. If the tax is to be credited in favour of the owner there is nothing to prevent him from enhancing the rent. There are two conditions under which it is possible to defeat the greed of the house-owner. First the house must be full vassessed, and second the occupier must private full rent. If these two conditions are satisfied legislative protection can beneficially be extended conditions are satisfied legislative protection can beneficially be extended to the occupier. Otherwise it would be the occupier who will eventually The business tax which is the counterpart of the occupation tax in rural areas as a sulstitute to the profession tax, will pay its due share

if properly assessed. The worst of profession tax at present is that it is levied in a haphazard way, and many persons ecope from it who ought to get into its meshes.

Enumee being the most exential feature of local administration, the question of fair and proper rating is one of supreme importance. In respect of the local boards, no special difficulty arises, and it will have to be decided in the local boards being only agoness. In the case of case, the control of the local boards being only agoness of the case of case of the case of case of the case

It is obvious from what has been stated above that there is no essential difference between national or oncous services on the one hand and local or beneficial services on the other, which would afford a basis for differential taxation. The distinction is one without a difference. It might have been possible to draw a line of denarration at a time when the village was separated by long distinct and inaccessible, but the modern toan extends outwards and has a tendency to merge into the adjacent village. The one resets upon the other and is exist interchangeable. The well-being of the town, its sanitary improvement and housing airrangements have a reflect action upon tural life, so that the tax payer, as a general rule, is interested in the efficiency and development of the country as a whole and not by parts. It will be difficult therefore to divide taxes into two actegories—one peculiarly suitable for towns, and the other for the nation at large. Any discrimination against residence of inch in access may tend to society, and it is as a much in the interest of the village folk that either which are the life-centres of all national activities are maintained at their expense as from out the special lories on towns men. It is on that principle that grants in-aid are made by all Central Governments to the relief of local expenditure and surcharges on federal or Cate sources of revenue are levied for the Uncells of local bodies. The incidince of local taxation in India must be so regulated that it is not heaver than in rural areas.

A REVIEW OF THE TAX SYSTEM

It is reas any to lain; the estray reflections to a close. Their objects not to inducts with scenarine precision the intedence of taxation upon the general tax passer or its ultimate effect upon the economic progress of Scories as a whole. It were sain to made such an essay. No tax system has ever been brown to be perfect, least of all one that has been developed in a hapharard fashion for over half a century. I are in highly cultivated as tites all tax problems have been solved by a series of adjusticints between competing chimants for equitable distribution list for a retrospect of the past presents a less dismal appearance than the project of the future. A strong and incessant plea

for reduction of taxation is drowned in a cry for increased demand for expenditure in every direction good, I ad and indifferent. A luresucratic system of administrative control is anxious to also be for its services as good a portion of public revenue as possible, and the partial introduction of representative institutions has so far net with no success in limiting the charge of over administration. If the melancholy truth has to be told, the brown bureaucrit has proved no less wanting in a financial conscience than his white composer, and the ministerial claim for economy and efficiency has not yet begun its first chapter. Where the diginity of labour is dependent upon the salary that is paid, not on the character of the labour or his sen is of public dutt, a top-heavy administration must continue to grow more and more overprial and undersecred. A poor and impecunious people ground, under the weight of heavy and opprevent extaction have been priving for a load or two being taken off them, but they remain dupes of to-morrow even from their cradle. The Whonderland everything to them is topy turry. The restoration of peace brought reduced taxation and cheapter food to the beligement intony, tult they brought increased traxion and dear food to the beligement intony, it is to brought increased traxion and dear food to the selection of the courter of the structure of the people of this country. A furnice innister glosts over the equil-action of the budget but forgets that it was brought about by practically doubling the scale of taxation in the short space of ten years. There is no sign act of eren a tenth of emergency taxation for the page.

The most putiable feature of the financial situation however, is that the present scale of taxation has come to be regarded as a normal one, and any scramble over budgetary surpluses is who can las violent hands on them. and not what burden may be lifted out of them. The unedifying fight over the disposition of the surplus for the current year letween the claims for a remission of provincial contributions, the reduction of the salt duty or removal of the cotton excise duties is a terrible reminder of the inequatable decentralisation of public finance, especially after the so-called concession of If the remission of provincial contributions was provincial autonomy in its turn likely to be followed by a remission of emergency trixation at least in the provinces that got the doles there should be some meaning in as reas in the provinces that got the doles there should be some menning in the fight, but this money is to be tiven as a sop to the Cereurs of transferred departments in order that a nation might be built upon the runs of the tax pager. A title reflection could show that this francial autonomy is only another device to enhance the burden of taxation nine crores of provincial surpluses were to be transferred under the Meston award and the Devolution Rules to the Universal Server meet owing to a re-appropriation of revenue heads between the Central and Prouncial Governments The reforms did not bring them out of nothing to the provinces It was only a portion of the total revenue abstracted from the people of India as a whole. But the generous patriotism of the Central Covernment, promised to make good the sum to the Provincial Governments. not by reducing the cost of administration or any curtulment of their not by reducing the cost of administration or any currenteers of inerscale of expenditure, so that the burden of taxation might be the same, but
by imposing further tivition and thereby remit the provincial contributtons in a series of evers. The transaction is nothing fur a figuranpiece of penalty which the general tay paper is called upon to Law for the
liberty of looking up for a good pair to the ever y few hundreds of introduccitizens in a dozen jopular legislatures. In so lar is the contributions were to be remitted out of extra traction not increly financial purity, but considerations of point al honesty would require the removal of such But when you create ministers even as ornamental figureheads you must give them some money to spend and why care how it comes?

The initial inistake is due to the conception that there is so it necessiry and automatic connection between the division of functions and the assignment of receives. The controlling factor in reject of the former is administrative comminion and in reject of the latter is comparative administrative comminion and in reject of the latter is comparative administrative comminion and in reject of the latter is comparative and in the controlling and of Lord the Indian term of the controlling and of Lord the Indian in the controlling and of Lord the Indian in the controlling and of Lord the Indian controlling and the produces must not be dependent on the Indian Government of the means of provincial divelopment? With the conviction firmly etitled upon them they proceeded to divide the heads of revenue in a manner that would provide for Provincial Governments inceting all expenses for the development of provincial services. They felt that it could be done only by a re-arrangement of the resources which might not lead to equality but held that though equality of treatment between one province and another must be reached as far as jossible it was not just just it is extend if the original and the off critemic Affect one.

various methods of distribution of the trachurdens, they resigned themselves to the acceptance of the anequality of burden which history imposed upon the provinces, "because we cannot break violentir with traditional standards of expenditure, or subject the present expendence of forcing them to reconsider the personnent settled provinces to financial pressure, which would have the pretion result of forcing them to reconsider the perminent settlement. But it is resulted for a will be resented more strongle by the prayince, on whom it fall." Thurdens will be resented more strongle by the prayinces on whom it fall. Ther left the matter to be finally decided by the first periodic commission to the price which the more lightly travel provinces may be under to bride the which the more lightly travel provinces may be under to bride the more first periodic commission. It is the first periodic commission of the precipital resources up to the level of strength of the rest, commending for their own part the import me of provinces adjusting their expenditure according to their resources and not drawing indefinitely on more enterprising neighbours.

The obvious difficulties of carrying out such a policy have already been referred to and it is only needful here to resterate the conviction that such financial decentral sation is not possible of achievement unless as a price for political separation in which case of course the matter is put on a different footing. But what is of more practical importance is the sum total of tax hurden on the people. The uncidence of favation on each individual must be proportionate to his ability irrespective of the territorial arra wherein he has his domicile. The Madrisce has no business to be mulcied in a heavier sum than the Sikh or the Whirstia or the Baboo. It would be difficult to achieve anything like equality with a single tax gathering administration. But when the prayment has got to be made to two the difficulties are likely to be formidable. They are apt to ignore the total incidence on the tax pavers contenting them-slees with the lightness of their own levy. Yor is there any virtue in the Provincial Governments each in its turn rusing one or other of the sources of receive left with them instead of the Central Government levying it once for all. In increase of 30 per cent in fees for judicial or non-judicial stamps is as had coming from a Provincial Government as from the Central Government. A single taxing authority is more apt to look to the burden of its tax system than a number of petity declars and it appears absolutely necessary to do away with amateurish attempts at tax to the different of the course of the source of the requisite received each province and not the fixed resources at its command. There can be no more financial than political segregation between province and province, in fair weather and foul they must pull together. The joint family wither every member brings to the pool which the could with a view to common enjoyment of the total proceeds. In a certainly a greater viabity than rabid individualism which can only lead to profligace and to wath

The main reason for this fix it reform is the belief that the State owes to its subjects certain obligations by way of social benefits and improvements to be carried out by a compulsor, levy on the annual earnings. This has got to be contested. That such social benefits are being secured in other countries is no justification for our embarking upon schemes, which can only land us in depths from which it would be district to extreate ourselves. The British Fychequir, for example, spends considerable sums for the rehet of the poor and the indigent word man but it would be absurd to think of making a similar attempt in this country for it would then be keeping practically a whole nation in alms. The unemployed in India while make may reticable a whole nation in alms. The unemployed in India while make the land text if regulation of the United Kingdon who becamed in the United Aingdon even before field in which private benefactions and public contributions are willingly made because their incidence is triping on the large interest of annual wealth accumulated and curried forward. They would not be particled in this country in there is such a margin of accumulated wealth as would enable a portion of it being spint on the e services. But it is crucht to think of securing to the straing the social amendia manning for the large majority of the people to keep their body and soil together, it is crucht to think of securing to the straing the social amendies which the land of textain it reduced the principal of the formal of the strain of the strain of the strain of the countries of the security in the countries of the strains the social mentics which the large majority of the people to keep their body and soil together.

to more properties times. Between reduced treation and improved social benefits the tempty would note for the former he must live before he can enjoy the pleasures of his

One taxation is not the only bine of our fixed system equally striking is the unequal distribution of the lev. That fortunes are being accumulated by a few while powerty stalls through the land is not the peculiar experience of this country but the spirit of tenderness towards the rich and releatlessness towards the poor which the try system discloses is singularly uncommon. Of course among a population which is purely agricultural, without organised industrial weith the major portion must be poor and their an industrial weith the major portion must be poor and there is a progressive leutency upon the pied in the country however the pressure of trivition has fullen with greater secrety upon the poor and there is a progressive leutency upon the rich. The income-tax and the super try have few reformed with a view to weight down the inequality, but these taxes in the very nature of things touch the fringe of the problem. There are whole communities of rich landholders who have escaped from the ingures of these two taxes and, below the exemption limit of income-tax papers there are large bodies of men who also cheat the State of their dues. These and others who are reaping tangible uncarned increments on their investments in eve so many corporate bodies escape practically sect fiew shifting the try burden on the slender shoulders of agricultural land. Without trying ourselves open to the charge of confiscation rigorous administrative measures ought to be taken to tap these sources with a view to afford the necessary rehet to the large body of territarian Altergraves tax time will have to be studied to make a near an approach must be made to the ability principle as possible. It is belowed that some of the suggestions that have been made already will conduce to a sounder principle of tax reform being inaugurated with success on the State and relief to the subjects.

Mr. Sarma gave oral evidence as follows -

The President Q - Mr Sarma you are a pleader at Triching olf P A - Yes, Sir I was formerly connected with the "Wednesday Review" as an Assistant Editor since 1905 and even after joining the Bar I nave been a nullitiest

Q-lou have made a special study of currency problems?

A -Yes, I have written a book called "Indian Monetary Problems" and I went as a writees to Fingland in the Currency Committee of 1010

Dr Hydre Q — After reading your note I wish to ask you one question it your opinion that fainmes have not changed their character? Nowadays famine means unin plourent. This is the same as in any other advanced country. How can you substantiate your strement in the following statement. There was also indeed and pour strement in the following statement. There was also indeed and include the property of the country of the cou

A It is going on increasing if you take the death rate

Q-lou mean retually in famine years?

A -Not only that It is increasing for the last ten years

Q -lou say there has been a decrease of population in the last expans

1-les a decrea e in the rate of increase

Q -Don't you know that there was a great epidemic of influenza and other disea to during the list ten years which demanded a very heavy tell of life.

A -I admit that

Dr. Paranjpie. O - You are a student of public questions, do you expect the population will always continue to increase.

4 -1 mean so far as meins of subsisterice will perriet

- Q—You say that population should go on increasing by 1 per cent every very. Is it a reasonable increase? Do you expect that increase to be
 - A -We find that it is going on his that in other countries
- Q-On the contrary, don't you find that in other countries the rate of increase is going down? You will find that even in Fugland
- A -I don't know that
- Q.—That join population should continue to increase by 1 per cent for all time is on the fact of it absurd
 - A If you take the statistics available you will find that it is not so
 - Q -Do you expect that the use?
 - A -I cranot say that
- Q-Do you suggest that a country whose increase of population is not so great is really going to the dogs?
- A -I simply said that you find in other countries an increase of I per cent during the same period
- Q—It is not so Nou will find in the United States of America in the carly stages the population increased much faster. It all depends upon the state of development. If the country is populated nearly up to the means of subsistence, then there is no increase. You agree with that You can say that in India population and means of subsistence are fairly halorsoot. belanced
- 1-I do not go so fir is to agree with you. With one hundred million acres of culturable waste we can stand a still larger population We have not reached the subsistence limit
- Q-An Indian Deputy Accountant-General suggests that the population in India in fact is too big for the country
- 1 But then there is the statement of Mr O'Connoi, which is not controverted that we have in India one hundred million acres of culturable waste. It can certainly fit in another hundred million population
- The President Q-10 come to a concrete instance, how much culturuble naste do you had in your own district of Frichmonols?
- A -I can't say exactly O -But much of the land recorded as culturable waste is really land below the margin of cultivation
 - Dr Paranipue Your point is that India is going to the dogs?

 - A -It is in evidence O-Do you think that I rance is also going to the digs?
- A -Go far as I rance is concerned I cannot express any opinion. I suppose it did go to the dogs during the War
- O .- That is not the point One other fact you have not taken into account, the energines mortility due to influence which was a special feature. Is that a cause of the economic determination of the neighbor
 - A-1 have not stated so
- Q -You admit that you should take into account the influence epids mie which took away six millions of 1 explor
 - A -- No must
 - Q-You seem to think that the development of rail
- ways and other facilities for transportation had not much to do in equalising trices, etc. But don't you think that prices in your district and far the whole of the Madras Presidency are more or less the same? You have been good causing to go much the question ere carefully, but it will impress you if you would look at the map of trices where you find the prices for wheat, rice, kbe, etc, are almost the same and there is no variation between one district and another
 - A No, there is not considerable variation
- Q Then you was "Has this extension linked the country authorally together for the casy internal transportation of necessary produce from the non-affected to the affected occur and maintains authoring from mont on l

privation?" But you must admit that one outstanding feiture in the economic life of this country since 1860, when it has been fairly linked up is that there is no wide variation of prices

A -No, there is not much variation

Q —Then you go on with the interesting discussion of currency problems In this connection you quote Mr Keyner (his book on "Monelary Reform") I am sure you remember that passage where he defends the position of the Government of India. Is it fair to an author to quote him like that?

A -Only for that purpose

Q-Whether there has been a very great increase in prices?

A -There has been

 \mathbf{Q} —He says that the Government of India ought to have been more courageous in defending its currency and exchange policy than it was

A -les. I know he says that

Q.—You quote him in so far as evils of depreciating currency the concerned, but when he comes to the question of rise in prices you do not quote him. It is not perhaps fair.

A-I do not think I am unfair to Mr Keynes He says in his first book that increase in rupee currency has no iclation with the increase in price

Q-Mr Sarma, you are here in a mess

A.—That is my recollection Mr Kevnes is an advocate of gold exchange standard, and he says that so far as Indian currency was on cerned the increase of a hundred crores during the period when he wrote that book had an effective place in increasing the price. That is my recollection I may be wrong

Q-But the passage immediately preceding that portion you do not quote

A -I differ from him when he said increase in rupee currency had no influence on prices

Q-I doubt if he said that

1 -1 know in his took on 'Monetary Reform he says so far as India is concerned subsequent to the War the prices remained steady

Q-lon say the Government of India followed a policy of Leening the prices steads. I do not see how you can indict or criticise them

A -Which policy should I not cutiese?

Q -To keep the prices steady for that you cannot draw up an indictional

A-I am not, at least not to the sum extent. The position is this Indian prices were steaded during these for every thin gold prices in Europe. They could have been still more steady if we had had a salivar standard.

Q-You say if we had a silver standard?

A -Fractly, that has been my point

Q-Were there not a number of things happening to the production of suppose you had a silver standard the output from the mines is bound up with the level of prices. If the output is fluctuating—is a matter of fact it was fluctuating—that would not have produced a steady price level in India?

4 -I don't think so

The Prendent Q—lou have given a very interesting table in which solve how the incidence of taxation has shifted from one tax to another during the last twenty vears. Some have greatly increased and some have decreased lou say. Between these twenty vears it is clear that the amount absorbed by the Government on these accounts has increased more than twice. As a matter of fact the general level of prices luring the same period has increased practically in the same proportion.

A -Yes, about 200 per cent or so

Q -So actually the total amount of taxation has not increase?? A -No

Dr Paranjpyc Q-You agree with Professor Hamilton's thesis?

A My impression was thin he said as a mitter of fact people got some idled. That is which he seemed to have said. The incidence of taxation is a little bit lower now. I have not read his paper except in the newspaper reports.

The President Q—Then you go on to consider individual taxes. Liest to begin with land tax and say that though the revenue rose by four crores, the sum has been bodily transferred to the tax gatherers as the price for collecting the same. You also say the land tax is paid by the consumpt

A —What I mean is this Ultimately the incidence of every tax falls upon the consumer. The land is owned by comparatively small number of people compared with the total population. So people who have get a large amount of lands naturally have to keep only a portion of the produce and sell the rest of it. It is the purchaser who has necessarily to pay the tax.

Dr. Hyder. Q —Suppose there is a tax on rent, who pays it? The rent-receiver or the consumer? Is it shifted?

A -The landowner will pay if you can get at the economic rent

Q-What is land revenue?

A—It is a tax

Q .- On what?

A -Upon the person who owns the land

Sn Percy Thompson Q -Is it not taking a portion of the economic ront?

 $\mathbf{A} - \mathbf{M} \mathbf{y}$ own difficulty is that it is impossible to find out the economic rent of a piece of land

Q —Why?

A —It is very difficult to find when you take a piece of land how nuch capital has been put into the land by the individual, how much labour has been used and what is the actual value of the land, etc

 $Q = 4\pi \sigma$ you swing that the economic tent is the rent of the land in its natural unimproved state? Where cipital has been expended the price of it is not an economic tent's

A -No Theoretically I agree with you, but if you take land in this country, what the land pays to the landowner is not the economic rent

Q-I quite agree with you there. What I am asking you is this, whether land revenue is a charge on the cent

A -Yes, it is more

Q —If it is less than the conomic rent it is pud out of the economic rent I suggest to you if you take the whole, not part of it, by was detailed to you don't never it to price of produce by one single penny because it come and afterward value over and above the land on the margin of cultivation and if you take the whole of the differential value of the produce increase the price of the produce in order to the cultivation and if you take the whole of the differential value out don't increase the price of the produce by one single penny.

A—That is what I have learnt at school But if I purchase two pieces of land one just on the margin of cultivation and another piece of land yielding a good crop you will find if you calculate 0 or 5 per cent interest upon the capital, that I invested, there will be nothing left

Q-Why then people are foolish enough to buy lands?

A -I know as a matter of fact that there is no agriculturist who makes more than 4 per cent interest on his agriculture

Dr Paranipye Q-They are not investing on lands purely from an economic point of view?

A -- Not always

Dr Hyder Q-Your 4 per cent from the land is not the same as 10 per cent from industrs, for this reason that 1 or 1 per cent from land is dead certain whereas a man who invests in industries is not sure about his interest. Is it not so?

A ... That is so. If of course the man is perfectly certain of his lor 1 per cent

Dr. Paranti ic. O -- People in India not only invest on land from mirely pecuniary benefits but also for social benefits

1 -- That is so in many cases

Sir Percy Thorrison Q - Lieu if the lind gives only one per cent, it is quite a different question from that of the economic rent, because the latter will remain previsely the same. If you tax that economic rent the owner will have to pay, and it will not affect the price of the produce?

A -I do not know that

Dr. Huder O -There is one more point. Do you say the land revenue enters into the cost of production?

1 -I say that land revenue is more than the economic rent and such it does

Sir Percy Thorn son Q -Right but we have been hearing this morning that land is selling at one hundred and fifty times the land revenue

A -It may be, but I do not know if it is so high

O -If land revenue is more than the economic rent, how does land come to sell at one hundred and fifty times the land revenue?

A -I know instances where lands in this Presidency have been solling at 5,000 rupees an acre, but which may yield only 150 or 200 rupees an acre at the most. I am talking of conditions prevailing in the Timmerelly district where it is more than that. If you consider the amount invested and if you take the return they get for the amount invested you will find very little rent realised

Sir Percy Thornson Q -If land revenue exceeds the economic rent, how are they paying anything for it? Who is going to be so foolied as to pay for the land when the rent or tax is greater than what they can get from the land?

A -- It is not greater than what he can get from the land if the capital is not taken note of

Q—You have got some lands, a prospective purchaser comes along and asks what is the rental value of the land you say it is "X" and the land rorenue you say is "Y" You say "Y" is greater than "X" If it is so, the value of the land is minus "Why should he pay for a minus value?

A -There is no minus value if interest is not exculated If the market rate of interest is allowed there will be no rent. If not, the land revenue will be less than the rent

O -I am talking about the man who is a landlord and lets his land. if it is less?

A -No. it is never less it is certainly more

O -Then the land revenue must be less than the economic rent proposition is that land revenue is greater than the economic reut. I go and buy a piece of land and pay solid cash. If you suggest land revenue is more than the economic rent I will be only getting a minus quantity

A -How, if you do not deduct the money paid for it?

The President Q —Can you please explain your definition of economic rent? You say "Mir Findlay Shirras says that in some places land is worth eighty or ninety times the Government rental A 5 per cent interest. on the value of 25 years' rental may be a very moderate deduction from an arithmetical calculation on the net produce and if that is allowed, no tax will be payable at all Can you give us any concrete example?

A -Suppose the land revenue is Rs 10 Acrevenue policy the rent of the land must be Rs 20 According to the land

Dr Paranipye Q -- If a man is buying it as investment, would be be foolish enough to pay twenty five times the net income?

A -He pays more

Q -In fact he does not pay for the amount of money he is going to get from the investment

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- Q-So actually the total amount of taxation has not increase??
 - Dr Laranjpje Q-lou gier with Profes or Hamilton's thesis?
- A —My impression was that he said as a mitter of fact people got some relief. That is what he seemed to have said. The incidence of traction is a little bit lower now. I have not read his paper except in the newspaper reports.
- The President Q —Then you go on to consider individual taxes. List you begin with land tax and say that though the revenue rose by four crores, the sum has been boddly transferred to the tax gatherers as the pince for collecting the same. You also say the land tax is paid by the consumira-
- A—What I mean is this Ultimately the incidence of every tax falls upon the consumer. The land is owned by comparatively small number of people compared with the total population. So people who have got a large amount of lands naturally have to keep only a portion of the pioduce and sell the jest of it. It is the purchaser who has necessarily to pay the tax.
- Dr Hyder. Q -Suppose there is a tax on rent, who pays it? The rent receiver or the consumer? Is it shifted?
 - A -The landowner will pay if you can get at the economic cent
 - Q -What is land revenue?
 - A-It is a tax
 - Q-On what?
 - 4 -Upon the person who owns the land
- Sir Percy Thompson Q —Is it not taking a portion of the economic rent?
- $A My \ \mathrm{own} \ \mathrm{difficulty} \ \mathrm{is} \ \mathrm{that} \ \mathrm{it} \ \mathrm{is} \ \mathrm{impossible} \ \mathrm{to} \ \mathrm{find} \ \mathrm{out} \ \mathrm{the} \ \mathrm{economic} \ \mathrm{rent} \ \mathrm{of} \ \underline{a} \ \mathrm{piece} \ \mathrm{of} \ \mathrm{land}$
 - Q --- N hy?
- A —It is very difficult to find when you take a piece of land him much capital has been put into the land by the individual how much labour has been used and what is the actual value of the land etc.
- Q-410 you saying that the economic tent is the rent of the land in its natural unimproved state? Where capital has been expended the price of it is not an economic tent?
- A-No Theoretically I agree with you but if you take land in this country what the land pays to the landowner is not the economic rent
- Q-I quite agree with you there. What I am asling you is this, whether land revenue is a charge on the rent
 - A -Yes, it is more
- Q-If it is less than the economic rent it is pud out of the economic rent. I suggest to you if you take the whole not part of it by man of ination you don't increase the price of produce is one single permy because it comes out of surplus. What determines the price of the produce? I land hims a differential value over and above the land on the margin of cultivation and if you take the whole of the differential value. You don't increase the price of the produce? If one single penny.
- A —That is what I have learnt at school. But if I purchase two pieces of land one just on the markin of cultivation and another piece of I and vielding a good crop you will find if son calculate 0 or 5 per cent interest upon the cripital that I invested, there will be nothing left.
 - Q-Why then people are foolish enough to buy lands?
- A -I know as a matter of fact that there is no agriculturist who makes more than 1 per cent interest on his agriculture
- Dr Paranjpye Q-They are not investing on lands purely from an economic point of view?
 - A Not always
- Dr Hyler Q -\omega_our I per cent from the land is not the same as 10 per cent from indianty for this review that it or 1 per cent from and is dead certain whereas a man who invests in industries is not sure about his interest. Is it not so?

1 per cent

De Paranti ve O -- People in India pet cult intest on laul from

Dr Paranij ye Q -- People in India net only invest on land from turely pecuniary benefits but also for social benefits

1 -That is so in many cases

Sir Percy Thompson Q - Fron if the land gives only one per cent, it quite a different question from that of the economic rent, because the latter will remun precisely the same If you tax that economic rent the owner will have to pay, and it will not affect the price of the product!

A -I do not know that

Dr Hyder Q -There is one more point. Do you say the land resenue

A -I say that land revenue is more than the economic rent and such it does

Sir Percy Homps n Q -Right but we have been hearing this norming that land is selling at one hun leed and fifty times the land revenue.

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A-It is not greater than what he can get from the land if the capital is not taken note of

Q—You have got some lands, a prospective purchaser comes along and asks what is the rental value of the land, you say it is "X" and the land revenue you say is "1". You say "1" is greater than "X". If it is so, the value of the land is minus. Why should be pay for a minus value?

A.—There is no minus value if interest is not calculated. If the market rate of interest is allowed there will be no rent. If not, the land revenue will be less than the rent.

Q-I am talking about the man who is a landlord and lets his land, if it is less?

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 $Q-\!\operatorname{In}$ fact he does not pay for the amount of money he is going to get from the investment,

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- Dr. Hyder Q—Salt von sav on page 431 m vour statement that 'there cannot be any variation as to consumption of salt letween the rich and the poor'' That is to say, the demand for salt, all classes conside ed is melastic and the quantity consumed remains the same
 - A -- More or less it is so
- Q-On page 435 you say "when the duty is low and the incidence is slight the consumption increases perceptibly and when the tax is raised the consumption fall." I cannot reconcile the two statements. If a demand for a commodity is inclusive the quantity consumed or demanded is
- not sensitive to price changes

 1—So far as the change in consumption is conceived the figures are taken from the financial statements. When the duty is high the poor forego a portion of their consumption.
- The President Q —Before you draw any conclusion from the figure of the financial statements are not the figures of issues of salt on parament of duty completely distorted whence a change on the rate of tax takes blace
- duly completely distorted whenever a change in the rate of the takes blace or is expected?

 Dr Hyder Q—Have non worked out the figures for a series of years, say, for fifteen years when the rate was Rs 280 and for fifteen years then
- the rate was Rs 1440? Allowing for the natural increase taking place in population you will find very large variations in the total amount of salt consumed by the people of India that is the thesis you have to maintain A—You will find the figures varying and I have worked them out for
- the various very according to the rates previent during those vers

 The President Q-Did you try the roverse process? You say the c
 - was an increase in consumption when there was a reduction in duty

 A-les it is there
 - Dr Hyder Q —The whole position is this whether the rate increases or decreases the quantity demanded will not show much rariations, that is the one position to take and it is inconsistent with the other position about have taken
 - A-When I say that there cannot be any variation as to the consumption of salt it means that a man who takes a cettum quantity will not take the cities that quantity because the price is reduced
 - The President Q—As regards land revenue you say whereas the revenue rose by four crores that sum has been bodily transferred to the tax gatherers as price for collecting the same.' Does at not mean that the pay of the village staff has been doubled?
 - A -\ow it has been doubled but a number of village officers have been dispensed with
 - Q -Is it quite accurate to describe it as a transfer to the the gatherers?
 - A -The village larnam is a tax gatherer

cost of collection

- A —Fverything may 1150 but unless I am going to save there is no use of anything rising
 - Q-May I suggest that this increase in the pay of the village staff is inevitable, whether land revenue rises or not?
- A—lou find in a particular year a certain revenue, ten years later you find an ingrease and that increase is accounted for by the increase in the
- Q-Would you abolish the village staff or keep them on the same put they were drawing half a century ago?
 - A -We are entering into the question of expenditure
- Dr Parannyr Q Do you mean to say that the cost of the village staff should really be credited to the cost of land ryenne? Don't they do a large number of other duties besides collection of land resenues.
- 1 The village I are me only does the village work—the village munsif does some civil or criminal work

- Q -Do you maintain that the cost of collection of hard revenue is 25 per cent?

 A -I have taken the figures from the figureal statements as they are
- * A --I have taken the figures from the financial statements as they are embodied there. It some allowance has to be made figures may be worked out as to how much has to be put down to other services
- The President Q —How much of this goes to the village staff and how much to survey and settlement? I take it that you agree that survey is necessary, whether you have land revenue or not
- A-I see that costs under survey and settlement have increased from Rs 9,00,000 to Rs 60 00 000 They may be deducted
- As 9,00,000 to Rs 60 00 000. They may be deducted

 Q—lou have a survey and settlement oven in Bengal where you lave
 permanent settlement so you could hirdly debit the survey and settlement.
- staff to land revenue?

 A -I have worked out the figures so far as they are available from the financial statements, if any deductions have to be made, they may be worked out.
- Q-lou then proceed to make some comments on the increase in the duty was raised to 10 per cent the resemble began to fall, in 1921 when the ordenue was raised to 15 per cent it was expected to yield 235 lakhs, but as a matter of fact, it yielded 650 lakhs owing to the abnormal imports consequent on a fall in prices?

What conclusions do you draw from these figures?

- A -I was referring only to the fact that as always happens, when you impose a protective duty upon an essential commodity for every pound of sugar that you import four times the amount is paid to the local manufacturers
 - Q-You are a die-hard free trader
 - 1 -- Jam
- Q -Regarding the income-tix you say that the calculations made at the time the exemption lim t was raised have gone all wrong. Do you suggest that it was a mistake?
- Λ —It is not it is simply an increase. I am only saying that the figures in the financial statement were wrong
- $Q\!-\!1$ ou say "The exemption limit was raised to Rs 2,000 m 1910, and it was expected to relieve 287,000 assessees out of 381 000 and cost a sum of 75 lakhs to the exchequer, but the calculations have all gone wrong"
- A -So far as the income was concerned, the figures were wrong They calculated there would be a loss of 75 lakes, on the other hand, you will find an increase
 - 0 -The gain that you speak of came from the other people?
 - 1-1es but now the figure for assessees has come to 21 lakhs
- Q-We now come to the "function of fax revenue" You say "As the subscitting nurst increase with the capital at charge, the railways will become a growing source of tax revenue instead of being a cheap means of internal transportation"
- A —If you are going to confine yourself to meeting working expenses every year and go on borrowing every year you would have to pay, not only the interest already in existence but also one-eighteeth of the sum that will be the loan account for the railways.
 - Q-lou will have to pay that to the redemption fund?
- A -I can understand the starting of the fund when borrowing has stopped
 - Q —But how are railways going to be a growing source of revenue?

 A —The revenue will go on increasing if you put up the rates as high
- as possible

 Q-Why should the rate increase as the mileage increases?
- V-II for a particular viar the profit is 7] mixt year it will be 6, the viar after that and so in There is so much of excess that will be taken from a hunted section of the people

- Q -On the other hand, as you take up the less favouribly situated schemes, won't the rate of profit tend to decline?
 - A -- 1 cs. some of them may not pay
 - O -In which case there may not be any profit
- A -During the last few years, I think the railways paid a considerable portion of the deficit of the Government of India
- O -We now come to federal finance You say 'The federal system has broken down in every foreign country in that separate water-light sources of revenue could not be extraorded for federal as distinguished from State or even local purposes. " Which are the countries you refer to which have tried these water tight sources of iovenue?
- A -In every country where there is in income-tax, they put on a surcharge on income-tax for local purposes you cannot say this tax alone is for Local Government of that tax alone is for Imperial Government. The experiment has failed in every country
 - O -Does not that show that there is not a senarate water-tribt source?
 - A -Yes
 - Dr Paranings O -Are you against this theory of separation of sources? A -I don't want it it cannot work fairly
- The Prendent Q-lou say "If the necessary implications of separatist finance are widely understood and appreciated it may be doubted if the morement for provincial home-rule would gain much strength"
 - A -Yes. I am against dividing it between the proxinces
- Q -Then you say "Once people begin to taste the full finity of financial autonomy we shall have a Babel raised against provincial tyranny and provincial inequality" and you go on to say that a fiscal system must be ovolved which will have due regard to comparative fiscal needs
- I mean the capacity of the people and the expenditure that they ought to be nut to
- Q-You say 'There is no true measure of provincial needs and inv amount can be spent by any province if only the money is available?
 - A -Yes, if you give money to any province it will spend it
- Q -How are you going to determine comparative fiscal needs? Do you think it is fair that one province should pay for another?
 - A --- No

authoritative body?

- Q-If province A says it has more fiscal needs and wants Rs 10 a head, and province B only makes an estimate of Rs 9 province B will have to give to province A under your scheme
- A—It is not possible to treat all the provinces equally under any scheme of financial devolution, so we should do away with such an idea and raise the revenue entirely for the whole country so far as each province is concerned, we should see to the absolute necessities of each province and distribute funds accordingly
- Q -That is, you would go back to the old provincial contracts? A -I think the best scheme would be that for which Sir James Westland fought
- Q-How do you determine the comparative fiscal needs?
- A -You must have some measure of finding out what province needs what amount
 - Q -What process would you adopt to determine this?
- 1 -Responsible authorities must be able to say what the necessities of each province are
- Q-Would vou ear that the Meston Committee were sufficiently re-possible authorities? Did they achieve complete success in determining what the needs of each province were? Could you appoint a more
 - A -They failed because of the difficulties I am suggesting

Dr Paranippe Q -The logical result of your suggestion would be to abolish all Provinced Governments and ask the Imperial Government to manage overything

A -I have said so I should rather think that there is nobody in favour of that view

The President Q-You say that "The provincialization of land revenue while it has the effect of exempting the large mass of the people from paying their fair shire of imperial builders, has the effect of discriminating between the subjects of arious provinces." Would you end atom to enforce a uniform scheme of land revenue throughout India and scrap history, tradition, existing arrangements existing laws, etc?

A -To begin with I am making some suggestions I am proposing a tax on agricultural incomes exempting small cultivators who pay below Rs 10 I do not want to reach a clean slate especially on financial auestions

Q—You say that 'The contribution though it may be justified on the ability principle, reheises, to the extent larger sums are raised, the burden on those who pay other taxes. It may be stated broadly that the imperial burden on land in Bombay will be lighter than on land in Madras' How does that come about? Your figures all relate to incomectar?

A -I have given figures also for land revenue There is also a proposal

to provincialize income tax

"There is no true measure of provincial needs, and Q-lott say any amount can be spent by any province if only the money is available A basis of distribution satisfactory to the provinces cannot be secured'

A -Every province will go and contract for as much as it can get

Q-lou sat The profinealization of stamps has already begun to work unequally and the recent amendments of the Stamp and Court fees Acts do not disclose any true appreciation on the part of the legislators of the place of fees in the fiscal system"

A -Yes

Q — "The growing demand for division of provinces on a linguistic basis, or on a religious basis so as to minimise the Hindu Mussalmin prohlem, points to a striking divergence from those economic ties facilities and resources which alone can perhaps be a national basis for the formation of administrative units"

A -And you cannot get that in India, that is what I say Each province has its own fiscal systems so the incidence of taxation cannot be the same compared with the incidence of taxation in the other provinces

Q-Then you say provincial autonomy would prove "an instrument in employing the brute force of majority to accentuate fiscal inequalities ly so modifying the burden of taxation as to hurt particular classes and communities and benefit others"

A -les, that might be the position

Q -You have not seen instances of that yet?

A -We are having it lower down

Q-It has already led to class taxation Is that your experience

in Trichinopoly? A-les It is coming on slowly It is a question of time for it to develop

Dr Hyler Q-Is there any undervaluation in assessments to house tax in Trichinopoly?

Q—You say "The high level of stamp duty on transfers of property has had the effect of adding to the burden of the borrower or the vendor who usually pays the full amount, and though it might not have restrained transfers it has in many cases led to underraduations to escape the onerous character of it"

A -Yes, sometimes it is undervalued for the purpose of sales

Q -lon say it adds to the burden of the forcemer and the render? A .- The law may be different, but usually the seller pays

"The heavy cost of litigation is one of the prime O -Then you say tures of the continue deterioration and indebtedness of the neonle It 19 n wholesome policy of civilized States to make the administration of justice as thean as possible, as it is the one bed rock upon which human institutions rest

A - Yes, of course, usually, the word 'litigation' is used in a different PANSA

Q -1ou say "receipts might be made to approximate to the cost principle" 20 C- A

Q—The adsantages of the cost principle as against the profits principle, as stated by an American writer, are first that it takes away the uncertainty as to the result to be striven for, and second, that it furnishes a tangible basis on which the rates are likely to be computed with due regard to the public interest"

A -- Yes

O -Transactions such as sale of property are a suitable occasion on which the State should take a share

A -But you ought not to over burden the people. During the last revision of the Stamp and Court fees Acts, the fees went up 50 per cent

Q -With regard to 'general principles of taxation', you say "The intensity of the deniand for 'steep' graduation has already created a reaction in Who is your authority favour of proportional taxation

A -I will send you the reference later on *

Q - Are you referring to Sir Josiah Stamp?

A -I do not remember I will send up the reference

On economic principles the indirect taxes on consumption and expenditure can play but a subordinate part in a well-ordered tax sistem

A -- Yes

Q - Have you not also to take into account the peach ology of the people?

1-10

Q -Is there not the feeling in this country that they are in farour of inducet instead of direct taxation?

4 -- But the present rates of indirect taxation are high

O -There is a conflict between these two principle-tle principle of universality and the principle of ability

A -les

O - The customs duties which have been so farcely increased recently are not the duties part to the whole populate a Duties on motor cars for Instance

1 - Les on motor curs and silks. They say they are histories. Thout half and half, you may say

0 -1 ou AS The duty on imported cetton, worther as I wilk and the excise on Inlian cotten manufactures which is a purely indistribution patent in scientife taxation-fall universally

A - Yes

O - tre not textile goods taxed in Japan !

4 -But they do it for some other jurpose. They want to still ulate the export and for that jurpose even to restrict consumpts in. Their jurpose is in ever t

Q - You quite hir I lump! Law and say a their which angules a refort whih reed to be rate

A-less from and of land is purchased to the land area in the root. want tract at any rate

"hir Jouah htat p in his Fundamental Principles of Taxatam *** than '1). Thought is at the present time Proving so active's in this direction that the much time of some artagenous a graduation dering the

smeteerth certure seem to be fare just fed the Primary Liverni 1 71 R tal Chut pe ton on Incometas Q 11 0.

- Di Hyder Q —What has become of the class who neto originally on the land? Have they disappeared?
 - A .- They may have sold it to others
- Q —The original class have gone down to the landless category ℓ . That is an important point
- A —How are you going to find out who were the original class? There are sales going on Property is changing hands every year and every day and full price is paid for that

 Dr. Paraninus. O —There is hardly any prece of land revisional in the
- Dr Paranippe Q -There is hardly any piece of land remaining in the same family for 500 years

A -Yes

- The President Q—You say "The tent being part of the cost of raising produce, agricultural products will have an enhanced value which will be ultimately shifted on to the consumer". And a few lines later, you say "After all, the price for the use of land may not be a determining factor in the ultimate cost of the produce".
- Λ —I am arguing there why they say so. In the next paragraph I am giving my reasons
- Q—1 ou say, "The blind application of the theory of economic rents to the practical conditions of agriculture is responsible for the belief that the land yields an uncarned increment of 25 per cent during the lifetime of overgeneration and that the Government with unexampled liberality take but three-fourths of it." Who believes that?
- A—That is the belief on which the land revenue policy is based. There is revision every thirty years. Then they put 25 per cent increase, and if there is agritation it is reduced to 184. And they say it is 50 per cent of the net produce.
 - Q -Can you tell me any district which has had this 25 per cent increase?

A-It is reduced from 25 to 181

- Q -I cannot imagine in whose mind that belief exists
- 4 -The basis of land revenue is that
- Q -You say, "The presumptuous claim to measure by a percentage the uncertained increment from land is the most audicious for a Government department to make even in this country."
- A -Yes They say they can measure uncurred increment on land in each allage. How is it possible?
 - Q-I want to know where this claim is made
 - A -I am taking that the basis of the land revenue policy is that
- Q -You set up a skittle and try to knock it down, it should be referable to some particular declaration. You say 'presumptions claim'. The claim must have been made by somebody.
- A-It is not so stated. I need not tell you anything new on the question of land revenue settlement. The whole fairs of the land revenue settlement of land, and he takes a portion of it. That is the whole have upon which these things are taking place. This sai there is such a thing as an uncurried increment which is measurable at every time the revision takes place and that is 25 per cent what it was thirty sears ago. That is how they calculate it.
- Sir Percy Thompson Q -Can't you give your authority for that? I have read a good deal of these things, and I have never read that 25 per cent increase is assumed to take place

A -You find it in the settlement reports

- Q -I have read them and I don't find it
- A -In the report relating to the Trichinopoli district, it is stated and it is reduced to 151
- O —There might have been in fact, an increase, calculated on the base of net assets of 25 per cent. That incidentally might be 25 per cent. But I have never seen it stailed that the Settlement Officer arimers an increase of 25 per cent to have taken place during the last thirty years. Can you refer me to any authority?

A —There have been three or four recent settlements I will find out what the estimate of the Settlement Officer was and tell you

Q-Are you quite sure you are not mistaking this. I have seen the

A -What he finds is, I submit, his assumption

The Prendent Q—Non say, "In all these refined calculations, the marketable value which land inherently possesses is inviruably giptored. No account is taken of the cipital invested on land, unless it be that agriculture is an industry which is expected to be dividend free? I snot a considerable portion of every settlement report devoted to analysing the prices at which and is selling.

A -Do they take account for the capital invested, in arriving at the taxable capacity of any piece of land? I have not seen that

Sir Percy Thompson Q —They make allowance for the physical improve-

ments made on the land

A —I am speaking of the capital invested. If money is invested, is any portion of the interest deducted or allowed for in taxing the land?

Q.—No but then what you are going to say is this the higher the price paid for the land, the more valuable it becomes and the less it is to be taxed is that your proposition?

A—I do not state so Take a fair price

O -Then I cannot follow you

A —I state that you should fix once for all a certain tax on every acre of land whatever it may be and whatever be the increase or decress in price. Once for all extract that then tax agricultural incomes at a certain

Q-How can you settle it once for all?

A -- You need not care for the capital value of the land. You now settle for each acre of land some tax which is payable even assuming that the cultivator makes a large profit.

Q-A permanent settlement Is that the idea?

A—Yes, that is what I suggest. The small holders, say those who are paying a revenue of Rs. 10 and under, may be exempted. Then fix a scale of taxation for every piece of land—any scale which you may consider reason able and then tax the higher incomes say when the income exceeds Rs. 3000 or Rs. 4000. In that case, you need not care for what the land sells at But when you say the landowner gets money and therefore, he must be taxed, you must give allowinee for the sum that was actually invested. I may be a fool or I may be clever. I have paid some money and should I not get some return for the?

Q-Suppose you very foolishly go and spend Rs 100000 on a piece of land which brings you a return of Rs 10, are you going to make any allowance for the fact you have paid that large amount?

A-You need not, it is a large supposition

The President O—Suppose A gets a patch of land from the Goremment for nothing on which the try is Rs 10 He sells it to B for Rs 100, then according to your suggestion you would deduct from the Rs 10 6 per cent on the Rs 100 and reduce the try to Rs 4 Now B sells it to C for Rs 1.00 and the interest on it is Rs 9 and you reduce the land tax to Re 1, then C sells to D for Rs 200 the interest being Rs 12 and the Coremment has to par him Rs 2 for occupying the land

A—If you go on working at that rate vou get those figures. You must take the facts as thee exist. Why do you suppose that the whole norld consists of fools? Facts must be taken into consideration such as they are. The fact is that land is heavily paid for You are you are taxing land on certain principles then why don't you make allowance for the money invested on the land?

Sir Percy Thompson Q —That is what the President has tried to do and he has arrived at this result he finds that the land revenue at time goes on, becomes a minus quantity and the Government has got to pas IR 2 for the foolishness of the purchaser 1 our proposition comes to that

A.—That is not what I am contending. That is not my proposition H it is a question of presuming a piece of land which the Government gave away as gift, no man would pay H 100 for in τ am.

Q-Why not? Certainly, later on, they will have to pay a number of such instances

A -I am speaking of agricultural land not land in urban areas.

The President Q -Even in the case of agricultural land, it is so Go down to the Berai cotton lands which in the last few years, have doubled on trebled in value

A -That 19 the value of expectations It 19 only for that purposeto avoid this difficulty of making calculations—that I say, fix once for all the revenue and their tax the meomes. If you go on taxing on the capital value and make no allowance for the capital meeted, you will probably land in such difficulties

Q -On this principle when you tax incomes should you not deduct the interest on the capital put in?

A ---Yes

Q -And do you do that in the case of business men so far as income tax is concerned? Suppose a man buys a mill?

A -I think it is quite reasonable to allow it

Q-You want to deduct interest on his own capital which he put into the business of his own accord If he invests Rs 1 000 on land you have to deduct Rs 60 at the rate of 6 per cent It is so in the case of a mill Suppose he invests the money in Government paper and gets Rs 30 then are you going to allow Rs 60?

A -If you are putting it as a question of equity an allowance must be made for the return on capital

O —But what is taxable is the return on the capital

A —Yes but since our chief industry is agriculture and large sums are invested in land some allowance must be made. Otherwise there won't Le any reasonable meome derived from land

Q—Again you say, "It will be admitted without doubt that the peno dical revision of land revenue with its consequent enhancement of the State's demand must necessarily put up the price of "agricultural products."

Λ -Yes The price of crops is ruised. There is no doubt about that Q -Now the Trichinopoly district was resettled this year do you think

the prices were raised by 181 per cent?

A -Not immediately to that extent Q -Tanjore has not been resettled last year, and therefore the prices would be steady there?

A -You must compare the prices with the prices of ten years provious

O -You say that because you resettle the Trichinopoly district, the prices will rise in the Trichinopoly district?

A -In a number of districts adjoining Trichinopoly

Q-Why do they not get the corn from elsewhere?

A -Who is to pay the railway charges?

Q —If the rise in prices is very small, they would not import from elsewhere. But if the cost of railway freight is very small in comparison with the rise of prices surely they will have in the cheapest market.

The Hyler Q—suppo o Trichinopoly is not reactifed now the railway charge is a constant factor. When Trichinopoly is resettled over and alone this constant factor there is the increase of 184 per cent. Surely the people of Trichinopoly will be very alert they will say. We can pay railway freight and avoit this extra 182 per cent.

Q-The fact is this. The price of puddy in Trichmopoly varies from the price of puddy at Tuticorm or Gunjam only by the difference in the rails are freight, so that land revenue does not affect it one was or the

other A - Hut resettlements are going on every year and the pitch of the price will move un

Q-You will find from the quotations given in the garctic that the pirco of piddy in Trichinooph and Ganjam is the same execut for rule area frequency, so that the recettlement his had no effect upon these pieces

1 -If you take the price for five years, is it to be contended that the resttlement has not had any effect on the price of the middy throughout the Presidency?

Dr. Paranipue O -The rise in land revenue is from 21 crores to 27 crores of runces?

1-You cannot say that if land revenue has been enhanced, the price has not been affected

O -I understand you are against inheritance tax and death duties and your reasons are merely sentimental

A -Not merely

O - You do not consider this question from the economic point of view. but you consider it only from the political and sentimental point of view? A -To some extent. I have considered it from the economic point of oda ave

O -Do these sentimental reasons not exist in other countries?

A -I do not deny that

O -- Still those countries have death duties?

A -- 100

Q-Practically in almost all the advanced countries death duties are levied

A -They took to these death duties because there was a paramount necessity

Q-Where was the question of paramount necessity during Sn Wilham Harcourt's regime. Was it required for balancing the budget?

A -4 million pounds were required for the Navy

Sir Percy Thomason O -What do you mean by saving they were haidpresed? It that time income tax was eight pence in the pound winted 4 million founds when income tie was tight fence as compared with the later figure of six shillings and they could have got the whole sum by raising the income tax by one renny

1 -They could have done that But the Chancellor of I schequer per laps thought that that if he mered ed the mome tax there will be a Licter opposition

O -He thought death duties were the truest nexus of rusing the iddition of four millions?

1 -When I use the word 'dire accessity I do not mean it should be They felt the necessity and they raised it the list resource

Dr Parann je Q —In other countries human nature is the same, and there was no dire necessity for them to put on this duty You said there were other comme casons. Would you tell us what they are So far not be understand a state of the state of th its hands?

A -If every man his to begin with nothing in life, that would be on I leaf state of things

Q-In one instance instead of long the owner of Rs 5,000 which he might have carned by his own evertion, he becomes the inner of

Its 30 (6) simply by accident. Don't you think the State should tax the additional sum which he has got as a windfall? How his he carned this By 15 000 except for the fact that he is born in that family?

- If I have been fortunate enough to I think he has carned it accumulate property have I not got the right of giving my property entirely to my sens. Should a third party come and say that my son have not worked for it and he should not have it?
 - Q-That is the modern theory
- I do not accept that theory It progressive taxation should go to such an extent as even to destroy ever so many social institutions by which in histrious people's fortunes were made I do not subscribe to it.
- You consider that a man should be absolutely entitled to dispose of the property as he likes?
 - Yes as he carned it he must be able to dispuse of it.
- Suppose there is a case of intestate succession, he does not dispose of his property but a third coust inherity the property Fren then you do not also its this date."
- Possibly that man thought that his third cousin ought to take it and therefore needs no will. Why should the Covernment deny him that praylege .
- Q You see there are many instances where the enems of the deceased person succeeds to the property. Take the case of two brothers who might have been on very tail terms during their lifetime.
- Then they dispose of their property otherwise
- Q-You say a man should here an absolute right to dispose of the whole of his property not only that he should enjoy the efforts of his labour, but he should put upon the society a burden of the person who dies not work. Int simply lives upon the property carnel by others. Den't son think that Government should take a part of this mindfall?
- A If you call it a windfall I do not object. That there are some conditions of this sort I do not done. Suppose there is an absolute recessity and reclose or other maner must be found, then the question of capital level of some II we a different matter than. But so far as I have been allowed by the Indian I manual conditions there is no such invessit. that death duties should be lexist now
- Q -If there was a choice between salt duts and death duts which woull you choose?
 - A -I would prefer sait duty
- Quality would prefer ealt duty on the poor person, but you would beyon untaxed the person who gots property by a windfall?
- A I do not take it as a windfall. I care not only for repell but for ris kith and kin also. Who shall I gare to the State a perior of what I care rester to form a respect to I do not have as a star of about the results have a result to the financial rise utiles, suppose the er etre is invalid at his la lates a riet foren in rees care and it over each of a citered la are efter er ires then it is a il fire to atter
- Q Suffere & a law a policy of extern with at Att H ACT T & MANE firstly resident according to him there will have to say the blane has not been to the blane has an the blane
 - I will wind have that the of officer to it be in posing death of these
- the weak of the second and the second experience of the process of the second and The second with the term of the second of th courtenance

Care take a thing on a ten f

Q-11 is only to simplify matters. Is that one acre or house going to fly out of existence?

A -What the man will do is he will sell one house and then say he does not possess the house

O -The State will say we will take one acre

A -I am not referring to the house-owner. The person who comes to the house on the death of the person must per the duty, whether it is to be given in one year or spread over ten years, the tenant will have to not

The President Q-If in successive years the rent will be increased, surely the tenant will go to some other house?

A -If he could get one

Sir Percy Thompson Q—With regard to meamestax you say hat there is a great deal of double taxition and you say, "Where the tax yild in the United Aingdom is less, the relief claimed in India will be preater? Let me explain to you the system as at present working. Suppost liding meamestax is one annum in the rupe and Ingh incomestax is 4 union in the rupes. Suppost a man makes in norm in lidit on the basis of the preceding year IR 5 000 a year while in Fighting this calculated on the three years average and cones to Rs 50 000. Would you mind telling us what India will gue?

1-On the three veits average suppose it was for the first year Rs 1,000, second year Rs 2,000 third year Rs 3,000. On the third year average the amount payable will be Rs 2,000.

O -That is in the year four?

A -)es, on the Inglish calculation. In India the amount paid for that year, is Rs 3000. When the tax paid there is on Rs 2,000, the relief claimed here is on Rs 1000. It sometimes takes place.

O -That is ouite right

A -It is not Its 2 000 that has paid double tax but on Its 3,000 relief is claimed here, the relief is higher and obtained

Q-What is your rate?

1—I do not know actually the rate. I had in mind the case of the South Indian Railway. In India the relief is given on the Rs 3,000, but in England according to your calculation, rich is claimed on Rs 2,000, so it is not Rs 2 000 that pays double taxation, but relief is given to Rs 3,000.

Q—Remember in that case the first to suffer is the British Fychequer Tax is presumably paid in India on Its 2 900 and in England on Its 3,000. India gives relief to bail! How do you say this 'Not only is the Indian tax-payer compelled to shell out you after very a decent portion of the reaching to the relief of the British Inngalow hast even the important source of interest on sterling delit paid in Ingland escapes taxation.' Where is the question of shelling out here?

A -Relief is claimed on Rs 1000, which has not paid double taxation is it not?

O -No

A - That actually takes place

Q -I do not think you are quite right. Assuming it is right, it is fittle tall to call it shelling out when the bulk of the rehef is given on the Rs 2 000?

A -Where is the relief given' So far as Rs 2,000 is conceined the tax is paid there in England. But when you come to us to give relief you at us to give relief not only upon Rs 2,000 but also on Rs 3,000.

Q Only when your rate is more than half the English tate. You don't pay unless your rate is more than half the British rate which at the present moment it is not?

A -Of course it is not likely to be

Q-What do you mean by saving that "the immunity from taxation given to the interest receivers on our sterling dobt in the United kingdom and the refund to the tax paper in relief of double taxation, ruse

the issue whether the tax is iclated to the taxable capacity of the people or not?? Of course it escapes taxation. When you issued the loan it was distinctly promised that it will be free from income tax

A .- Who promised?

Q —The Government of course On the prospectus of those sterling leans is there not a provision that it will be free of taxation in India?

A—That is a different matter. If the Government gives that indertaking, that is a case for occuse. But I am suggesting that it ought to be taxed. It does not mean that the Government of India should not give exemption. They say if you want to invest in India you won't be taxed which I say is urong

Q—The point is this If the Government of India wanted money from Logland it has got to give a late of interest, which should after deduction of traction should be sufficiently attractive to the British investor II it is subject to Indian talation, they would not care to invest at all I would be scandalous for the Government of India to issue a prospectus for subscriptions saying it is going to be free of interest, and then to come and say that it will not be exempt

A -I am not saying that once the Government of India have promised,

Q-Can you name any security which was not issued subject to the condition of its being tax-free?

A—I cannot say that Mr point is that Government ought not to issue tax-free loans. If the Government of India of the people of India think that it is absolutely necessary that a certain amount of loan should be laised in the British market, then it is a different matter.

The President Q.—May no leave India altogether, for a moment. You are no doubt aware that there are British securities free of momentax. The British Covernment do not charge anything on the didend, and securities held by their people. It not logical that Indian sterbing loan also should be exempted seeing that certain bons are exempted even in England?

A -My point is that there should not be any tax-exempt security at all

Q.—You are no doubt aware that there are a number of British secuities which are resuled autome tay-free to residents abroad, the British Government do not charge interest on residents in the United States of America on the dividends on these securities held by them for exactly the same reason that, miles they gave exemption, they would have to pay the Americans a ligher rate of interest

A .- I do not say that once exemption is given it should be removed

Su Percy Thompson Q -How do you account for the fact that the whole world is borrowing money free of income-tax?

A -After the War, they have been doing it Before, each country was borrowing without exemption from transfer

Q -Before the Wat a good many countries did do it Lagland did not. But you must remember that then incomestes was a very small amount

not. But you must remained that the morket is a very serious matter

A —Having regard to the fact that the market is tight in England,

there is no necessity for India to go and borrow there

O—But the point is that a sterling lour is practically not taken up at

all in India.

A—If a tax-exempt security is issued, the point is not that the holders of that security should be asked to pay, such securities ought not to be

of that security should be asset to pay, such securities ought into to be resuced, and if there is a necessity for them, you must raise them as far as possible within the country.

O—Do you know of any tupe joans that are issued in India, subject to

Q —Do you know of any rupce loans that are issued in India, subject to the condition that they are free from incomestiv? My impression is that they are label to incomestiv.

A .- During the last three or four years they have been issued memo-

Q -Do you agree that "no do not possess a monopoly or sem monopoly in any of our exports sufficient to compel the foreigner to bear a portion at least of our export duties?"

A-If it is true that in Java they are now manufacturing a kind of confor sacks at one-third the cost of weeks manufactured from jute I am afraid that the jute receions may full. They are now experimenting with it

on Jan and may succeed

Q—lou develop the theory that the free and unfettered ingress of
untaxed precious metals is the necessary consequence of high import duties?

A -Yes

Dr Hyder Q -I dates y the fact is known to you that ever since the days of Pluty. Indians light shown a decided preference for precious metals

A - My own calculation was that India has one-fifth of the population of the world and our consumption was one-fifth of the precious metals due out of the earth

Q -Has this manipulation of the fariff anything to do with the lugo hearding of precious metals?

hoarding of precious necus?

_\omega=\text{N} If a commodity sells dear a man has an inclination to get less if you tax it high he won't purchase it. The unports have thus been reduced and instead of importing goods they are importing precious metals, certainly to a larger extent than they would otherwise do if the price of imported goods were less. We import precious metals to a larger extent, because we think it is cheaper to import them than foreign 4,00ds.

Sir Percy Thompson Q —Have the imports of precious metals gone up?

A -Last year the import was 60 croics worth and the year before 30 crores worth

O -What was it in 1913?

A -- I think it was less

A -1 tunia it was test.

Dr II pler Q --The Government of India tax everything, that comes to India and therefore the people of India being economic get thise precious metals. To the extent that gold and silver burnes itself underground prices will fall to the extent that they are not burned, prices will rise If you take this colume of gold and silver which comes to India one a series of sears it will continually be russing the price level in India, until prices rise very much. Then the people of India would say "There is no point in bringing this gold and silver let us bring in goods".

A —I think a time will come when they will think so. When Mr. Datta made his report, you will find that the highest price level was reached by this country. The pure level in other countries was lower

Q -But this has nothing to do with our preference for gold and silver, which has been there for thousands of years

I should like you to refer to your statement, that the unil owners who are naturally keen business men should consider dividend as their first and last objective is not in itself a vice. When the industry is capable of expansion as the history of cotton industry has shown it to be the growth of competition will naturally lring down prices. I should like you as an economist, to develop this argument. Suppose there is competition what follows next. Prices will come down?

1-10

Q-More money having been invested in the cotton industry, the millowners will find that the returns which they obtain from their capital are not so great, therefore they will force the Government of India to ruse the tariff and so ruses again the prices. That is the result that will come about

A —Once you impose a protective duty that will be the result, not only on, cotton but on every industry. The import duty upon cotton goods must be considerably reduced. If you bring it down to 5 per cent it is not much

The President Q -I take it you are not an advocate of prohibition

Y -- X

Q-You think there is a great deal of illicit consumption at present and there will be still more if you attempted probabilition?

A --Yes

 $Q \longrightarrow I$ on say there has not been an appreciable reduction in the number of beeness issued?

A -There has been some reduction

Q -- 10,000P

A-No compared with the number of licenses issued, the reduction is dittle less Owing to high prices, many are not going to the shops

Q-lou would have the question of the distribution of shops entirely in the hands of local loards and municipalities?

1-100

O-A good many of them have already declared in favour of entire prohibition so that if you leave the distribution to them they will close them all

A-4f power is given to them they will not close them having regard to their interests. Prohibition as preached from the platform is different to prohibition in practice.

Dr Paranij je Q-If a local body recommends prohibition, it must be able to make up for the loss of icronic

A -Certainly

The President Q-1ou believe that local bodies would abandon the prohibition policy altogether if their revenues were involved?

0 3----

Q-Iou propose to make salt a complete monopoly?

A —Yes

Q -You would adopt large-scale production?

A -les

Q -Under "new taxes proposed" you suggest a tax on mairinges, it will be a sort of registration fee?

A - No, I am for as few taxes as possible

Dr Hyder Q-tre rice and wheat taxed in India?

1 -There is an export duty

Q—You quote the Duke of Argyle as saving that 'salt appears to be the only one which at present on occupy the place which is held in our financial system by the great articles of consumption from which a large part of the imperial revenue is derived. You go on to say that 'salt is usually cooked in India with articles of food every one of which is charged and that heavily "

A -I am there referring to the produce from land. If you agree that land revenue is a tax then everything produced from land is taxed

The President Q -Under local taxation , you say that the imposition of a profession tax and a house tax is double taxation

1-I refer to land within municipal area which pave a tax to the municipality and also land revenue

O -They are both of them very low aren't they?

1 -That depends upon the view taken

O -Do you recommend a business tax?

Λ —Σes

Q-1ou see that the essessing officer should be entirely independent of the numerical commutee?

A -- Yes

23rd May 1925.

COTACAMUND.

Present

Sir Changes Todervren, Rost. 108. President.

Sir Buar Chard Mantan, ocir, kest, ton, Maharajadhiraja Bahadur of Burdwan

Sir Percy THOMPSON, KBF. CB

De P P Papaviere

Dr. L. K. HYDER MI.A

Mr. J. P. HALL, I.C S. Collector of Madura, and Mr. B. G. HOLDSWORTH, LCS . Special Settlement Officer, Kistna district. were examined.

Written memorandum of Mr. Hall.

General remar! -Throughout the whole of these answers it is to be understood that the word 'tax' is taken to mean 'a commissory contribution made to Government under stated conditions when the contribution is not a and pro que for a specific service rendered

- Q 10—The point raised is very controversial and the question c.n be answered differently according to the view taken as to whether the ordinary assessment on ordinary resolvent land is to be classed primarily as a 'tax' or as a 'rent'. Assuming for the sake of argument that ordinary assessment is to be classed as a tax—though personally I incline to the view that it should be classed as a rent—it would appear that certain items which are included in the 'land revenue demand of the Madras Presidency clearly do not fall within the definition of ordinary according to the control of the matter supplied from a Government source of irrigation to dry land. This is decededly a charge for which a quid pro quo in the shape of water supplied from a Government source of irrigation to dry land. This is decededly a charge for which a quid pro quo in the shape of water is given. Moreover it is not a compulsory contribution for the owner of the dry land need not take the water unless he desires to do so and he can cultivate his land without the aid of the water. The actual revenue realised from the supply of Government water to dry land must be very considerable revenue demand undoubtedly also includes other items which clearly do not fall within the definition of a 'tax', e.g.—

 (1) Seleptocecks of lands sold.
 - (1) Sale-proceeds of lands sold
 - (2) Revenue from process-service fees
 - (3) Penal water rate
 - (4) Penalties for irregular occupation of land
 - (5) Costs in suits
 - (6) Sale of trees
 - (7) Cost of demarcation stones
 - (8) Demarcation fees, etc

The amount of revenue realised from such items is considerable Again. the actual figure is not available to me for reference

Q 11—There are a few minor items of the nature of 'tree-tax' and 'sale-proceeds of trees' and 'the usurfructs of trees' which are credited to the demand under 'Forests' There are a few similar items which are

credited to the demand under 'Public Works Department'. There are also minor items such as 'fines on stray cattle' and 'iees in connection with the impounding of cattle' which are credited to the demand under 'Police'.

- Q 12-No In connection with every item of forest revenue the idea of equivalent benefit is very prominent
- Q 15—The charge for water supplied for irrigation is not always adequate and is sometimes grossly inadequate if by 'adequate' is meant that the charge levied for the water bears a reasonable proportion to the benefit derived from the writer. Further, it is not always adequate if by adequate is meant that the charge levied for the water bears a reasonable proportion to the cost of supplying the water. It is notorious that we hadden to the cost of supplying the water. At 3 hotorious that were hadden and and irrigated dry lands are in many cases owned by non-cultivating proprietors who sub-let them for tents which are often many times the charge made for water. There seems to be little doubt but that some at least of the large works classed as unproductive works by Government would be converted into productive works by increasing the charge for water without imposing upon the land irrigated by the water a charge which the without imposing upon the and irrigated by the water a charge when the land could not bear with the greatest of case. It is also notirous that in many cases ryots would willingly pay several times the water rate normally charged by Government if they could secure a regular supply of water to lands which are now classed as dry. (The Periyar system of irrigation in the Madura district will afford illustrations in support of this ritigation in the hadden answere win anoun interrations in support of this view). Possibly in the case of the older and smaller works of irrigation mainly consisting of tanks and small river channels the charge made for water—whether it formed part of the wet assessment of wet lands or was a separate charge for the irrigation of dr. lands—was originally adequate. But the tendency is for it to become less adequate with each resettlement It is difficult to see on what principle the charge for water supplied for ririgation is now levied—more particularly in the case of large new works of irrigation. The charge for water supplied from these works follows the charge for water supplied from old and smaller works in the same district and is no measure of the extra benefit derived by the land from the supply of water to it and has hitherto been no picture of the cost of supplying water to lands previously unirrigated

Concerning the five plans suggested for levying a charge for water, I would make the following remarks

I do not understand the principle underlying the plan for charging only the bare cost of supplying water. To charge by volume is, I undermatter, and in the Madras Presidency is almost sell water by auction to the highest hidder

sell water by auction to the highest hidder class of middlemen, each of whom would posted to sent the water are not referred a gamdling on the measure with many attendant evide the section and third plans deserte more consideration. There seems to be no particular reason with the same proportion of the combined output of land and water as would otherwise have been taken of the output of the land should be the basis of the charge for water unless it be that this was presumably the principle underlying the charge for water made in the old ryotwari assessments in the Madras Presidency. Possibly, the result of adonting this system in connection with new works of irritation would in presumably the principle underlying the earge for water made in the old rotwart assessments in the Madras Presidency. Possibly, the result of adopting this system in connection with new works of irrigation would no some cases be to tharge for the water a price which is inadequate with reference to the cost of supplying the water. On the whole the charging of a fair commercial profit seems to be the soundest plan for the collection of charges for water. A question will of course at once arise as to what is fair commercial profit. This is a matter which must mainly depend upon the cost of supplying. I air commercial profit must not be confounded with 'monopoly profit in this connection. It is supply of any commercial profit supply of any commodity of which it has the monopoly. The charge for supelly of any commodity of which it has the monopoly. The charge for water need not, and in my opinion ought not necessarily to be the same throughout the whole area commanded it is supply irrigation system to the holder of irrigable dry land in the Cumbin value. If the profit is very much greater than the value of the same water to the cultivator of irrigable dry land at the tail end of the Persyar delation the same district.

O 16—1 m not oute sure that I understand what is meant by

Q 10-I am not quite sure that I understand what is meant by this question. In the case of agricultural land, the land presumably increase in value only because of the increase in the value of the crept

which it can produce. On this assumption, the obvious way to secure a share for the State in the increased value of the land caused by the supply suare for the state in the increased value of the land caused by the supply of water is to charge a suitable sum for the supply of the water by the agency of which the value of the land has been increased. It seems reasonable that Government should take a share of this increased value of the land, as the increase value of the state of the strengard value of the state.

Q 17 -Under section 30 (ii) and (iii) of the Madras Estates Lind Act, the landholder can secure in chancement of rent owing to the construction of a work of irrigation by himself or to the construction of a work of irrigation by Government if he has been made to pay a portion of the cost of the construction of the Government work

Q 33 -The answer to this question would depend upon the nature of the tax which is to be abolished, e.g.

I do not consider that it would be proper to replace the tax on salt by only an increase in the rates of income tax. If it were necessary to increase the rates of income-tax such increase should be graduated so as to fall more heavily on the larger incomes

Q 34 - The present scheme of graduation works well enough I do not know what the continental practice is A scheme of graduation on the English system is unsuitable to conditions existing in India

- O 35 -No
- O 36 -No
- Q 38-I see no reason why the income of an absentee landlord, or the income of a money lender who has become a landowner through the foreclosure of a mortgage should be exempted from income-tax I consider that the actual earnings of a farmer should not be liable to income-tax. The land revenue partakes more of the nature of a 'rent' than of the nature of a ' must necessarily be so
- O 40 -I have yet to learn that the Indian limit of Rs 2 000 as the income exempt from income-tax represents the actual cost of subsistence I had always understood that the exemption of small incomes in India from income tax was solely a question of whether the cost and inconvenience involved in collecting the tax was worth the money realised understanding the second part of the question does not arise
- Q 41—Within limits income-tax is undoubtedly a tax on 'honesty' in India To some extent this reproach is being removed by the two causes indicated, and in the Madras Presidency the reproach has probably been considerably removed
- O 42 -A standard form for trading accounts would be convenient, but I see no prospect of such accounts being properly kept by the ordinary
- ncome-tax assessee for many years to come O 43 -- Such publicity methods are unsuitable to Indian conditions
 - Q 51 -Yes
 - Q 52 -Yes
- Q 53 -The rate of tax 1 present imposed in India is low-unness sarily low
 - O 58 -1 see no particular nerst in the proposed change
- O 61 -I do not anticipate the introduction of a policy of total prohibition now or in the near future either generally or in particular areas. The administrative difficulties involved in the adoption of such a policy are insuperable in India
- Q 63—I accept the first and second statements. I do not accept the third statement because of the existence in it of the word 'only'. I accept the fourth statement. I do not understand the sixth statement
- Q 64 -The policy followed in the Madras Presidency at the present moment is the policy of which I approve
 - Q 72-1es
- Q 73-1es The syste annual licenses by auction. The system to which I am referring is the disposal of

credited to the demand under 'Public Works Department'. There are also minor items such as 'fines on stray cattle' and 'fees in connection with the impounding of cattle' which are credited to the demand under 'Police'.

- O 12 -- No In connection with every item of forest revenue the idea of equivalent benefit is very prominent
- 15 -The charge for water supplied for irrigation is not always Q 15—The charge for water supplied for irrigation is not always adequate and is sometimes grossly inadequate if by 'adequate' is meant that the charge levied for the water bears a reasonable proportion to the benefit derived from the water. Further, it is not always adequate if by 'adequate' is meant that the charge levied for the water bears a reasonable proportion to the cost of supplying the water. It is notorious that we lands and irrigated dry linds are in many cases owned by non-cultivating proprietors who sub-let them for rents which are often many times the charge made for water. There seems to be little doubt but that some at least of the large works classed as unproductive works by Government would be converted into production words by increasing the charge for water without imposing upon the land irrigated by the water a charge which the land could not bear with the greatest of ease. It is also notorious that in without imposing upon the mind striguted by the water a charge which the land could not bear with the greatest of ease It is also notionus that in many cases ryots would willingly pay several times the water rate nor mally charged by Government if they could secure a regular supply of water to lands which are now classed as dry. (The Peiryar system of irrigation in the lidatora district will afford illustrations in support of this irrigation in the laddira district will allord illustrations in support of this view). Possibly in the case of the older and smaller works of irrigation mainly consisting of tanks and small river channels the charge made for water—whether it formed part of the wet assessment of wet lands or was a separate charge for the irrigation of dry lands—was originally adequate But the tendency is for it to become less adequate with each resottlement is is difficult to see on what principle the charge for water supplied for trigation in The charge for particularly in the case of large new works of the charge for water supplied from the same distinct charge for water supplied from old and smaller works in the same distinct and is no measure of the extra heacht derived by the lond from the surely and is no measure of the extra benefit derived by the land from the supply of water to it and has hitherto been no measure of the cost of supplying water to lands previously unirrigated

Concerning the five plans suggested for levying a charge for water, I would make the following remarks

I do not understand the principle underlying the plan for charging only the bare cost of supplying water To charge by volume is, I under the Madras Presidency is almost

matter, and in the Madras Presidency is almost soll water by auction to the highest bilded class of middlemen each of which would poor the state to the manual poor of a true from a patient of the moreover, and the manual poor the state of the moreover and the m

Q 16-I am not quite sure that I understand what is meant by this question. In the case of agricultural land, the land presumably increases in value only because of the increase in the value of the crops

which it can produce. On this assumption, the obvious way to secure a share for the State in the increased value of the land caused by the supply snare for the State in the increased value of the land caused by the supply of water is to charge a suitable sum for the supply of the water by the agency of which the value of the land has been increased. It seems reasonable that Government should take a share of this increased value of the land, as the increase value of the same of the sincreased value supplying the water.

- Q 17—Under section 30 (ii) and (iii) of the Madras Estates Land Act, the landholder can secure an enhancement of rent owing to the construction of a work of irrigation by himself or to the construction of a work of irrigation by Government if he has been made to pay a portion of the cost of the construction of the Government work
- O 33 -The answer to this question would depend upon the nature of the tax which is to be abelished, e.g.
- I do not consider that it would be proper to replace the tax on salt by only an increase in the rates of income-tax increase the rates of income-tax, such increase should be graduated so as to fall more heavily on the larger incomes
- Q 34—The present scheme of graduation works well enough I do not know what the continental practice is A scheme of graduation on the English system is unsuitable to conditions existing in India
 - O 35 -No
 - O 36 -- No

must necessarily be so

- Q 33-I see no reason why the income of an absentee landlord, or the income of a money lender who has become a landowner through the the income of a mortegae, should be exempted from momentax I consider that the actual carnings of a farmer should not be hable to income-tax. I he land revenue partakes more of the nature of a 'rent' than of the nature of a 'tax', and the burden of it is on the shoulders of the farmer. This
- O 40 -I have yet to learn that the Indian limit of Rs 2.000 as the income exempt from income-tax represents the actual cost of subsistence I had always understood that the exemption of small incomes in India from income-tax was solely a question of whether the cost and inconvenience involved in collecting the tax was worth the money realised. On this
- understanding the second part of the question does not arise O 41 -Within limits income-tax is undoubtedly a tax on 'honesty' in India To some extent this reproach is being removed by the two causes indicated, and in the Madras Presidency the reproach has probably been
- O 42 1 standard form for trading accounts would be convenient, but I see no prospect of such accounts being properly kept by the ordinary ncome-tax assessee for many years to come
 - Q 43 -Such publicity methods are unsuitable to Indian conditions
 - O 51 -Yes

considerably removed

- O 52 Yes
- Q 53—The rate of tax a* present imposed in India is low—unneces sarily low
 - Q 58 -I see no particular merit in the proposed change
- Q 61 -I do not anticipate the introduction of a policy of total prohibition now or in the near future either generally or in particular areas. The administrative difficulties involved in the adoption of such a policy are insuperal le in India
- Q 63 -- I accept the first and second statements I do not accept the third statement because of the existence in it of the word 'only' I accept the fourth statement I do not understand the sixth statement
- O 64 -The policy followed in the Madras Presidency at the present moment is the policy of which I approve
 - Q 72-1es
- Q 73-1es. The system to which I am referring is the disposal of annual licenses by auction.

- Q 74—I do not accept the accuracy of the assertion in so fat as arrack and toddy in the Madras Presidency are concerned I have no reason to think that the prices now being obtained at the annual auction alies for hierarch and toddy include anything in the nature of a monopoly value Possibly, the question of monopoly value has been subsequently and the prices realised at the annual sales of hierarch for the retail vend of intovicating drugs If so, it is only right that as much as possible of this monopoly value should go to the credit of the State in the shape of the increased heense fees realised at the auction sales
- Government under stated conditions when the contribution made to pro quo for a specific service rendered.
 - By 'rent' I understand 'the piece paid for the hire of land'.

Land revenue under the Madras ryotwars system is a 'rent'. In theory it is presumably half the 'economic' rent In practice, it bears no ixed proportion to economic rent It varies from a small fraction of such economic rent to a figure which approximates very closely to the whole commer rent. This approximation is of course renciced only in the case of the term of the course rent is approximation and which have not yet been brought under cultivation, and which possibly never will be brought under cultivation. These lands possibly never would be brought under cultivation even if no land revenue at all were to be collected from them.

It seems to be that to regard 'land revenue' as a 'tax' presupposes private ownership. The Madras ryotwari system precludes any idea of the private ownership of land it is to be noted that section 1 of the Madras Revenue Recovery Act though it describes them to the ryotwari patriadars as landholders, describes them not as owners of land but as holders of land. The State is regarded as the ultimate owner and from the State's tenants who hold the pattus for ryotwari lands is collected rent in the shape of land revenue. The facts that the lease is a permanent leave, that the rent levied in the shape of land revenue is liable only to restricted enhancements or reductions, and that the pattudar has full rights to transfer his holding without the permission of the State, do not after the nature of the relationship between the pattudar and Guerenment. The fact that in the Madras Racenous Recovery Act the State's tenant is described as a landholder possibly obscures the real nature of the relationship between the State and its tenants, but cannot after the nature of that relationship. State and its tenants, but cannot after the nature of that relationship between the State and its tenants in a particular man's name, he is regarded as the State's tenant for all the lands included in the patta—even if he has parted with them—and it is to him that the State mechanical was the patta.

Land revenue in the Madras ryotwari system is not oven a compulsary contribution made to Government. It is open to any patted it to reliaquish his land and thereby escape liability for the land revenue course, a patted or owning valuable land paying to too did not revenue only a freeder his holding merely to escape the payment of land revenue only a freeder his holding merely to escape the payment of the fact that the rast majority of ryotwari lands are the theorem. The fact that the rast majority of ryotwari lands are established by the payment of the fact course, but that the contribution in the shape of land revenue is not exampled by lecomes obvious when we deal with the worst class of lands in which land revenue approximates to economic rent. A piece of land in sometimes taken on prific sultivated for two or three years and the relinquished to too eriment owing to the fact that the profits to be realized the fact that the profits to be realized to the fact that the profits to be realized to land and to pay land revenue to Government A coordingly, he relinquishes the land

The position is different with reference to lands included within the definition of an 'estate' contained in the Malras Lister Land Att A landholler under this Act is described as the owner of an estate. The amount which he has to part to forerment in respect of the land which he was it a fixed sum, which takes no pretence to be fasted upon economic or any other kind of state I in a sense it is a frest', lut it is possible just as reasonably to regard it as a 'fax'. The point, however, is of

atademic interest only. These landholders themselves collect rate from their tenants. Were the State now to step in and levy for itself a percentage of this rent, the levy would chromely the percentage of the rent to the rent which is a fine product of the state of the rent which the rate of the rate of the rent which they pay to him. The State has therefore no qual pro quo for the rent which they pay to him. The State has therefore no qual pro quo to the rent which they pay to him. The State has the refore no qual pro quo to rue for such a levy. Under the ryedwart system, on the other hand, the land itself is netually given by the State as the qual pro quo for the land

- I am not in a position to speak about the systems in force in other
- Q 97—No In the Madras Presidency the so-called land tax, being a rent which is practically invariably much less than the economic rent, cannot materially affect the prosperity of the cultivator. The chief causes which influence the prosperity of the actual cultivator are the season, the distribution and quantity of the rainfall, the existence or absence of agricultural pests, and his own industry and knowledge of agriculture. In addition to the land revenue, the actual cultivator very frequently has the rent either in eash or kind for his holdings. The present property is the rent either in eash or kind for his holdings. The present property is a substitution of the control control of the control of the control of the length of cent by middlemen, land revenue does not, and cannot, affect the prosperity of the actual cultivator. Did it so affect his prosperity, this class of lands would go out of cultivator.
- Q 98—The criticisms would appear to have been made by a person who is entirely ignorant of the actual facts of the Madras land revenue system Whether he has actual practical knowledgo of the land revenue systems of other provinces I do not know
 - I believe that I am correct in quoting Adam Smith's own statement of us first canon as follows

"Taxes should be equal or proportional to the resenue which each man enjoys under the protection of the State 1 e to his ability to pay for the expense of Government to the individuals of a great nation is like to the expense of management to the joint tenants of a great estate who are all shided to contribute in proportion to their respective interests in the estate?

It seems to me that the Madras ryotwarı system fulfils the requirements of this canon as closely as it is possible for any system to fulfil them

The second of Adam Smith's canons runs I believe, as follows -

The tax which each individual is bound to pay ought to be certain and not arbitrary. The time of payment, the manner of paying, the amount to be paid ought all to be plain and clear to the contributor and every other person?

Agan, the Madras ryotwari system fulfils closely the requirements of Adam Smiths canon. The time of payment is fixed. The manner of payment is fixed. The amount to be paid is fixed—rit any rate for 30 years and the fact that it is liable to revision on definite known principles after 30 years is well known, 'Certain' is not the 'amo thing as 'unalierable'. Time manner and amount are all plain and clear to the contributor and to every other person. Even in respect of such myscellaneous times of land revenue as water rate, 'fashjasti' etc, the 'Madras ryot is not faced by any, 'and the amount of land to which has so of these rates is a matter within

The third of Adam Smith's canons I believe, runs as follows -

"Terey are ought to be levied at the time and in the manner in which it is most likely to be convenient for the contributor to pay it."

This canon is strictly observed by the Madras grotware system

Particular care is taken to see that the time at which land revenue has to be paid is that most convenient to the actual cultivator. I do not know the supposed facts upon which the charge of tyranny and artortion are

based Seeing that it is open to any pattadar to remit his land revenue by money order and that the amount to be paid and the time of payment are perfectly well known it is difficult to see how there can be wholesale extertion. So too with tyranny

- In respect of the fourth of Adam Smith's canons, i.e., the 'economy' canon, the Madras ryotwar system perhaps lays itself open to criticism, but the criticism is ill founded. It ignores actual facts. The charges of the other adamnstration including the cost of village establishments amount to can adamnstration including the cost of village establishments amount to can also be seen of the collections of land revenue and cess, but the same district energy of the collection of land revenue heads of the things they collect excess evenue of land revenue and excess was respectful to for the Madras Presidency of land revenue and excess was respectful to for the Madras Presidency will thus be seen that owing to the factor of 102 and Rs 1-29 1 will thus be seen that owing to the factor of 102 and Rs 1-79 1 to revenue alone the apparent cost of collecting land revenue falls from countries of the control of the factor of 102 and Rs 1-79 1 to revenue alone the apparent cost of collecting land revenue of 16 or 17 per cent Allouances have still to be made for the performance of numerous other duties by the establishment the cost of which is commonly (by ill informed critics) described as the cost of collecting land revenue
- Q 99—The inequality is not serious owing to the fact that the increase in assessment ut resettlements represents only a fraction of the percentage increase in prices which took place during the currency of the previous settlements. Inequality of this kind is unavoidable in practice.
- Q 100—I have yet to learn that the income of Rs 2000 a year is considered to be the subsistence level in India The evemption of incomes below Rs 2,000 a year from income tay was given for reasons of practical administration and not with any idea that this figure of Rs 2,000 represented the subsistence level This being so the second part of the question does not arise. In any case an agriculturist's income is not taxed. What is lovied from agriculturist is a rent on their land.
- Q-101-I know of no way to check fractionisation of holdings. A tax on mutations would certainly not check fractionisation, though it might prevent the registration of the fractions. From this point of view, the imposition of such a tax is to be depreciated.
- Q 102—If this question suggests that waste land likely to be affected by a new irrigation scheme should not be allowed to be assigned by Government my inswer is in the affirmative. Once the waste land has actually become affected by the irrigation scheme. I see no reason why it should not be assigned Government can secure its share in the increased value of the land by making a proper charge for the water and by selling the occupancy right in the land by auction.
- O 103 —If by 'uniform plan is meant 'uniform rates then the adoption of such a uniform plan is mapricizeable owing to the different conditions existing in different municipalities. If by uniform plan is meant a 'uniform method of calculating the rates, then such uniform plan is meant between tollowed in the Midris Presidency. I certainly would not advocate the abandonment of this field of taxition to local authorities. The calculation of ground rents is a highly technical and difficult subject which is entirely unsuitable for final handling by amateur hands.
- O 104—The ordanys method of comparing the medience of taxation is to divide the yield of the various taxes by the total population of the province under examination. The result of course is entirely meaningless, for no particular tax—other than taxes such as the salt tax is—is paid by every member of the population of the province. To answer this question of incidence properly it is necessary to know what is meant by 'incidence' If by 'incidence is meant the average amount which each person paying land revenue actually pays then none of the five methods indicated will produce the required result. If by 'incidence' is meant the average pressure of the land revenue upon the land itself, then the second method indicated will give the most satisfactory result.
 - O 106 -1cs
- Q 103 -Of octros I have no personal experience. It is difficult to see by what tax or taxes either liouse and land tax or land cess could be adequately replaced.
- O 111 -I consider that there is every justification for the general maintenance of toils in the Madras Presidency I admit that they are objectionable, but as the result of investigations preliminary to an actual

attempt to abound them in the Madura district. I have come decadedly to the conclusion that ther cannot at present be replaced by any other form of tax and that ther reslice a tax which is properly pleced upon the owns of the roads for whose benefit the revels are minimal medium not an another under the crumentances and made another under the crumentances are more than the more than the control of the provider of the provider of the provider of the first benefit of the transported of the provider of the first benefit or the first of the first benefit or the first of the first of distance, but in view of the facts that manufactures, and that it is practically impossible for them to arrive the first of the first

Q 112 —The owner of any commodity subject to rent is able to shift the balls of the barden of any tay leaved upon the commodity on to his tenant, provided that the rent which he is extracting from his tenant is less it in amount of its than the commonity run of the commodity. In my opinion house and land tay and land cas should be levied primarily from the owner of process.

Q 114 -In Madura Municipality houses whose annual rental value is Rs 18 or less are exempted from house tax provided that the owner does not pay either incomectus or profession tax.

not pay either income-tax or profession tax

In Dindigul Municipality properties whose annual rental value does
not exceed 18 12 have been exempted from property tax.

In Perivakulam and Kodaikanal Municipalities no exemptions from property tax have been given

Q 115—In the Madras Presidency within municipal limits ground rent in leviable on site assigned under the town site rules which apply to all municipalities and to unions which have a population of not less than 5000 inhalitant residing in house more or less contiguous and which have been long under private eccept and level on old house that which have been long under private eccept and level on old house that which have been long under private eccept of the long and on pottal lands assessed to ordinary riotwari assessments, even though such lands may have been built upon. Where ground rent is levied it to calculated at 4 per cent of the freehold value of the land. In practice a scale of standard rates it followed and if the ground rent calculated is intermediate between two of, the standard rates, the lower rate is adopted, and the difference between the ground rent actually calculated and the rate of 4 per cent and collecting it as a purchase price for the land.

Such as the precent policy concerning the lety of ground sent in the Madras Presidence. I gather however that the Committee's questions relates rather to the taxation of the undeveloped value of land already owned by private persons—whether absolutely owned as in the case of the old house sites already referred to above or whether occupied on patta as in the case of the other class of I mids already referred to as exempt from ground rent. Theoretically, of course the undeveloped value of such lands is a fit subject for taxation but in view of the fact that the attempt to tax such as the case of the other conditions of I mid.

Q 118 -Generally speaking, no

Q 163 -Generally speaking yes

Q 164 -- No

Q 165 -The answer to this question would depend upon the nature of the control exercised by the State in each particular case

Q 167 -Yes

 $\,{\bf Q}\,$ 168 —The existing land revenue staff is not excessive for its present duties

0 171 -Yes.

Written memorandum of Mr. Holdsworth.

- Q 96 -The differentia of a tax as opposed to a rent are-
 - (1) that it is a compulsory contribution to Government,
 - (2) that it involves Government in no specific quid pro quo, and
- (3) that the rate of contribution is not fixed by competition or bargaining, but is fixed on such general considerations as seem good to the governing body

A rent on the other hand is-

- (1) A contractual payment to the owner or legal disposer of a given property

 (2) It involves a specific return in the form of rights to enjoyment in
- the property
 (3) The rates are fixed on the basis of the actual value of enjoyment in the property to the renter as influenced by what are known in economics at the factors of supply and demand

The land tax of the Madras Presidency judged by these standards is in theory a rent, but in practice a tax. Inashuch as it represents the commuted value of the Government's share in the produce and involves the theory of the ultimate ownership of the soil by Government, it is a rent paid to Government in return for the right of enjoying certain land. In practice however, the sense of private property in land is growing at the expense of the theory of Government ownership. It is doubtful whether the modern ryot looks upon himself as the terrant of Government. He would probably regard the sale of land for arreives of land resenue, not as a lapse of tenancy owing to breach of contract but as a distraint on a defaulter's property, and the reversion of relinquished land to Government as on a par with the principle governing the disposal of treasure trove and analogous to exchare.

The above question is open to much discussion, but it must be admitted that the right of a partiadar under Government is much wider than that of the pure tenant. The root tenant of the Estates Land Act is not a real tenant but a special kind of patitadar. To find the real tenant in India we must go to the lessee. He pays as rent either a fixed amount or a proportion of the crop. The Government assessment represents a proportion of the crop but it seems to differ from rent as we find it in that the rates are not fixed by contract or barganing. I uriter they are not based on the value of the actual crop grown but on the estimated outturn of each field in terms of some staple food grain. Considerations of competitive value which affect sale prices and lease rates are not considered. The serviting of such figures in a Madras settlement or resottlement is made to check the accuracy of the estimates already made on the basis of general outurns or a general rise in prices. In those parts of India where assessments are based on actual rentals the assessment approximates more to a rent than in Madras. The practice in recent resottlements of raising the assessment by a percentage much less than the percentage rise in the money value of the staple food grains has obscured the underlying theory that the land tax represents a share of the produce and the recont order limiting enhancements to 181 per cent secus to a handon it altogether and to involve the recognition of assessment as a tax that mut be imposed subject to the general considerations that governal transition.

In any case, the Madras land tax is not a competitive rent Settlement figures show that on an average it is about one-seventh of the letting value of the land

Q 27—My experience is confined to the rich districts of Tanjore and Kitan It is a general criticism of our existing rates of assessment that the richer lands are not as heavily furdened as the poorer. In as far as this criticism is justified it vitates observations founded on a consideration of incidence in fertile delias.

If the land tax seriously affected the prosperity of the cultivating owner, we should expect to find the inamidar much better off and the value of man lands much higher than that of ayan lands This, however, is

not apparent. If the assessment were a serious factor we should expect a fall in land values succeeding a resettlement. I do not know whether this aspect of the case has ever been carefully studied but in Tanjoro the sale value of land prior to the fixing of resettlement rates was compared with the value of lands for two years after the Government order sanctioning the enhanced rates had been published. No marked fall was obvious

Ing the enhanced rates had been published. No marked rain was obvious Prosperty dopends largely on the adjustment of income to expenditure It is not merely a matter of size of income Such adjustment depends in its turn on uniformity of income and expenditure year by year. This is the cultivator's difficulty. His income depends to a greater or less degree on the seasons. Where, as in the deltas, vicositudes of season are minimised, he can count on a fairly regular outturn varying within narrow limits. His cultivation expenses are on the whole uniform the only fluctuating item being the possible heavy replacement of cattle if disease breaks out. His assessment is for long periods constant. He can, as a rule, count on a regular surplus. If prices are steady, he can reckon on a constant money equivalent. His family expenses depend on the number of its members. This is an item that is likely to increase. He is also lable to heavy expenditure on marriages which seriously affect his financial position. As a rule, he puts his surplus if on the control of the cont

- (1) An attempt to maintain too many people on too small an area
- (2) Fatravagance in celebrating marriages
- (3) An unduly optimistic extension of his property on borrowed money

The last two causes are instances of a failure to adjust income to expenditure and have nothing to do with the size of the income. The first cause is often the result of continued partition of the family property. A man in these circumstances can always take land on lease and there is many a man who rescues himself and his family from such poverty by his industry on the lands of others.

In my enquiries I have very rarely heard the burden of the revenue advanced as a cause of economic difficulty. On the other hand, the roots of tail-end villages have admitted that given a regular water-supply, they igh not care about the pitch of the assessment.

I case values represent pure profit to the owner Assessment is about one-such to one securit of these. The return reaped by the actual culti-vating owner is greater than this and I have found that on the basis of estimates voluntarily furnished by the ryots the assessment is about one-ninth to one-tenth of his outturn as commuted at the lowest selling price. As a rule, the assessment forms about one-eighth of his total yearly expenditure.

The above remarks relate to the cultivating owner. The question refers to the cultivator The landless cultivator is not affected by assessment. It influences neither the rate for casual or regular labour nor the terms of leave.

Q 98 -(1) In theory, the Madras assessment is on the land and does not take into consideration the crop grown or the circumstances of the cultivator. To that extent it ignores the 'ability of the subject to pay' whether higher or lower rates. In practice, however resettlement rates are fixed only after a careful survey of the economic condition of the district affected and of its material progress during the preceding settlement period. This results of this examination are reflected in the proportion of the theoretically just falls, enhancement of existing rates which is actually imposed While the 'ability to pay of the individual typo is not examined 'the allitt to pay of the root population in general is theroughly considered.

(2) To the extent that assessments are hable to revision every 30 years there is the element of uncertainty about the land tax in Malras. There are however very few taxes that are fixed in perpetuity. Incometax rates are revised whenever it is considered necessary. There is much

more uncertainty about other taxes than about the land tax which is unalterable for at least a generation. Rowsions of other taxes are made on no other criterion than the necessity of the State. The land tax is revised in practice solely on a supple and any arrable basis—the rise in the value of food grains. Reclassification or revision of the fundamental basis of the assessment of individual fields farely done, and then only where a continuance of the existing classification would involve in material in equality in the assessment. It is not used as a device for increasing the total revenue. It frequently has the opposite effect

Reasonable enhancements are imposed Except in the most exceptional cases and in small and special areas, recent enhancements have never exceeded one third, and more recently one fourth was the usual rate. For the future a maximum of 182 per cent has been fixed. Invariably, the rise in the value of food grains has been double and usually more than double the enhancement imposed. It is sometimes and that in Madras we have a permanent settlement in terms of girain. Actually we have a progressively diminishing revenue in terms of purchasing money.

(3) It is not obvious how any system could be less open to tyramy and extortion than the lyotwary system as known in Madras Each ryot has his patta on which is recorded the fields in respect of which he has to pay assessment together with the user and charge on each field This is marriable during the currency of the settlement Where, however, the ryot cultivates wiste or porambol e land or wet crops on a fix field of two crops on a single-crop field, he is liable to an extra charge which is calculated on fixed and known rules for the trees on which it is actually incurred. It is however always open to the ryot to apply for patta for the wiste he cultivates to get his field trusterred from dry to wet and pay a consolidated and unvarying rate, and to compound for his two wet crops. In other words, he can substitute for the fluctuating items a fixed item in his patta.

A modern resettlement involves in itself very few subordinates and they are mostly in offices. There is no holde of grasping classifiers loosed on the district.

- In Madras the list serson follows the harvest. This must be so if Government are to be reasonably sure of realising the revenue. The convenience of the times and instalments fixed for each district are always examined at a resettlement.
- (4) It is fallacious to compare the percenting costs of collection of various taxes without taking into account the total amount realised thereby. The State requires a certain sum to meet its obligations. It is no doubt feasible to obtain a certain part of that sum by imposing taxes easy and cheap to collect out taxactors like other things is swheet to marginal returns. It would be unfair, for example, to compare the cost of collecting income-tax on incomes above Rs 2000 with the cost of collecting land revenue which is made up of many minute contributions. If the taxable basis were lowered the percentage costs of collecting income-tax would rapidly increase.
- rapidly increase

 It is well known that the revenue staff performs many functions beindes the solutions could be saved if some means could be devised to observe the solutions could be saved if some means could be devised the observed of collections could be saved if some means could be devised observed that the solution for the fluctuating atoms of revenue a consolidated or compounded charge. This question is under mustigation. I would further submit that the maintenance of the registry of pattadars is an expensive measures to keep the registry of pattadars is an expensive that a companied to the solution of the saves unnecessary for Government to stake expensive measures to keep the registry of pattadars up to date simply for the sake of its revenue. The onus might be thrown on the ryot. The mand difficulty in this work at present is the indifference of the ryot to registry. Government's idea has hithered been to maintain of the revenue. The cost of munitaning registry is therefore not an expense of collection but a public service.
- Q 99 —The Board of Revenue has replied to this question Another factor that has tended to keep rates at a similar level has been this progressively decreasing proportion of the rise in prices that has been added

to the revenue assessment, and the natural tendency of Settlement Officers to be guided by the rates approved by Government in the districts resettled immediately before their own

- Q 100—Rs 2000 is well above the subsistence level in Madras It represents Rt 166 a month, a rate of 133 that only two subordinate members of a settlement party can draw. It represents the net income from about 8 acres of good wet hand. There are many 730s who save and buy more land on less than half this holding. It would be extremely difficult or a tutivation expense. Boots often own land in serveral villages and the forecrement accounts are villagewer only. It would be necessary to examine the accounts of several villages and question the Larmans to collect the total holding of a riot. It would be expensal to decide in each individual case the legitimate cultivation expenses to be allowed. To extinute a general scale for cultivation expenses has been found extremely difficult in settlement, and the attempt is no longer made. There would be no evidence for the actual outturn of any particular year or for the price realised beyond the riots own admissions. He rarely, keeps accounts a two attempts to decide on the total moone must therefore degenerate into the application of some such general principles and rules as we adopt in settlement. It would be applied to individuals instead of to a district, it would recur every year instead of once in 30 years it would probably mean individual apprels and the expense and trouble would doubtless be out of all proportion to the revenue secured. If complete exemption below Rs. 2000 were granted there would certainly be a good deal of real or nominal fractionisation of loddings but it would affect only the larger holders as an income of Rs. 2000 requires about 30 acres of paid all and or 130 acres cortinates Rs. 2000 the effect would be less as the dangers of real or fectious fractionisation would be held to outweigh the left axared for in general the root does not consider it a scrious item in its economy.
- Q 101—in indiscriminate tax on mutations would neutralise the process of the consolidation of holdings which is going on side by aide with their fractionisation. The root with a little money to spare always easts his eye on the field next door and one constantly finds that many sales of land are really exchanges between roots to consolidate their respective boldings. It is doubtful whether a tax on mutations would check the fractionisation which is an integral part of Hindu secril customs and inheritance. It might tend to drive it underground It would also impede the only system of deposit that the roots commonly practise. Instead of paying his savings into a bank to secures them in land until such time as a marriage or some emergency comes along when a sale realises his capital and he meets his expenses.

Some tax on partitions of landed property might do something but it would probably be evaded by benavis sales. It is almost impossible by legislation to change the rooted social habits of the governed Until there is some sign that public opinion would welcome and support some such Regislation as is suggested it would be a failure.

Q 102—This principle is applied to the disposal of lanka and padu got land in this district. The right to cultivate these lands is leased out for varying terms by auction. The financial advantage of such a course is well illustrated by the difference between the assessment on lanka lands in which parts rights were formerly acquired and the bid secured for the adjoining leased land. The lease is often Rs. 100 an acre. The highest assessment known is Rs. 13

The question that arises in this connection is whether such a course we calculated to secure the development of a newly opened tract. The tenant is not likely to give the land the same care and attention as the owner. In the case of leakas and padagous the yearly submersion by the river floods compensates for any neglect by a temporary tenant. It is difficult to see on what bisis enjoyment is to be permitted except on that of leving to the highest bidder. This form of rack retning is not comprible with the position of Government for respect of permanent tracts as opposed to the elisave lant a

Messrs. Hall and Holdsworth gave oral evidence as follows -

The President Q -Where are you Collector?

Mr Hall 1-At Madura

Q-Have you done settlement work in any district?

A -I have not done any settlement at all

Q-You have come to advise us on land revenue principles?

A -On ordinary administration As regards the settlement side of land revenue I have no practical experience I pointed that out and suggested that a Settlement Officer should come with me The settlement

part of the work does not come very much into the actual district adminis-

Q-Can you apply your defurition or a tay to item- 2, 3, 4 and 5 referred to in your statement (Q 10) and fell us whether these items come under the category of tay or non-tay recense?

 Λ —Itom 2, revenue from process-service fees it is merely a fee to cover the cost of establishment required for the collection of land revenue

Q-If the collection more than covers the cost, is that an item of compulsory contribution?

A -It is merely had budgeting

Q—The other condition is that the contribution is not a quid pro qua.

A—If there is a surplus from process-service fees, it is more in the

nature of a penalty
Q-What is a penalty?

A -It is a nunishment

Q-Let us look at it from the purely economic point of view Is it a compulsory contribution under stated conditions when the contribution is not a quid pro quo?

A -You might just as well say that a fine in a magistrate's court is a tax

Sir Percy Thompson Q -Sums which Government has to disburse in obtaining payment of debt cannot very well be regarded as a tax

A -It is no more a tax than a fine in a magnetrate's court is a tax.

Dr Hyder Q-Hon will you class penalties? Are they for services

rendered?

-The penalty for irregular occupation of land is a punishment. We want to turn the occupant out, and therefore we levy a penalty

want to turn the occupant out, and therefore we say a penalty of Q-I quite agree that the man has no fusiness to be on the land which does not belong to him, but when Government exacts a monetary contribution from him the man has to pay just as we pay income-tax What is the quid fro quo that he gets?

1-Is a fine in a magistrate's court to be regarded as a tax?

Q ~Yes

A -If so my answer is that this penalty too is a tax

Dr Paranipje Q-It is not a compulsor, contribution. He could have avoided it

A-My definition is 'a compulsory contribution', not 'all compulsory contributions'

Sir Percy Thompson Q —A tax is a compulsory contribution made to Government under stated conditions when the contribution is not a quil pro quo, that is perfectly true on the other hand, a compulsery contribution made to Government under stated conditions when the custillution is not a quil 1 req quo is not necessity a tax

A -That is my whole point

Dr Holer Q-What is bull resenue, a rent or a tis?

A -It is undoubtedly rent

0 -What is it in the case of permanently settled areas?

A—I am not prepared to give a definite opinion about that My experience of permanently-settled areas is limited to the ranundaria in Michael. In their case in a series of a tent, but might be argued reason-

Sir Percy Thompson -I thought it was the other way round

The Maharajadhireja Bahadur of Burdiran Q - What the ryot pays to Government in a ryotwari or temporarily sottled area is undoubtedly more in the nature of a rent than a tax, but you say that in a permanently settled area, what the zamindar pays to Government is more of the nature of a tax than a rent

A -I think it might be argued so

Sir Percy Thoripson Q.—I put it to you this way in a rectwaria area is more in the nature of a rent in a zuminduri area, where it is fixed, it is more in the nature of a frent charge which does not vary with reference to the innual value of the land. You know the asstern of feining in Scotland where you lit I and no permanent tenue. The reason you call it a rent charge is that it does not tend to approach a rack rent, but it is a fixed encumbrance on the land.

A -1 didn't say it was my own view. For all practical purposes, it is immaterial whether we regard it as a tax or a rent

Q -In a permanently settled area, a man may have let a piece of land for Rs 200 the fixed land revenue for it is Rs 30 Can he argue that he pays a tax of 15 per cent on his income by way of land revenue?

A -Personally, I would not accept this argument

Q -But if you treat it as a tax with all the implications of a tax, he would be in a position to say that

A-les My point really was that we treat a ryotwari tenant as our tenant, we reise his ient and we give him remission. As regards the perinanently assessed zamindar, he pays his land revenue and we have no further concern with him.

O -You cannot turn your tenant out?

 $\Lambda-1$ ou can't except under certain specified circumstances. If he does not pay his rent, you can turn him out. In the case of the poorest classes of land, it frequently happens that he is turned out. I have desit with the matter in detail in my answer to Q 90

Dr Hyder Q -What is the Periyar system of irrigation in the Madura district?

A.—The water is drawn from an artificial lake which has been created by putting a dam across a river flowing to the West Coast. The lake is actually in the territory of the Travancore State but we have a lease for (1 think). 903 years. We have made a tunnel through the hall on the Madura side and have let the water down through this tunnel into a river which naturally drawn towards. Madura. We take the water down the bed of this river for many miles to a regulator dam which has been built across the river at the heid works of the Persyar main canal. We have drawn off into the cranal all the water which as put into the river from the second of the transition of the persyar main canal. We have drawn of the first takes the tunnel the water flows through a natural uplant valley which gets the wach from the hills around it and is good land. This particular valley was not included in the opicity proposed for this irrigation system and most of it is not irrigated by it, though practically the whole valley coult probable ke commanded by the system if sufficient water coult be sparsed to irrigate this area. The system was originally intended as a famine protection work to profect an entirely different part of the Madura di irret. As a rivative of fact, now a consisterable amount of irrigation from the Persyar system takes place in the what is known as the debts of the system when the protection was required and where over a lakh of extre is irrigated by by system.

- The President Q -Would you also explain the relation between the Periyar works and zamindari lands?
- A -There are few zamındarı lands in the valley Most of them are lower down the system-below the point where the canal takes off from the regulator
- Q -Would you explain it from the point of view of the charge made on zamındarı lands?
- A-Below the regulator, we let water out from the canal by numerous side channels. Part of the registion from the channels is direct, our side channels. Part of the irrigation from the channels is direct, but they also feed the old truth system of this part of the Mudura discrit. The truths of course, now get a regular nine months' supply, instead of being dependent on rainfall. Many of these are man tanks and some are zamin tanks if a truth fitted in as part of the system, it was supplied with water. Every suitable tank was brought into the system. The organiers did not in ind whether it was a Government truk, of a zamindari tank or an inam truk. If water could be taken to it casily and writer was available writer was put into it. The result is that that part of Middra, a commendant of themse a formula truth, who was not of the richest parts of the whole instead of being a famine truct, is now one of the richest parts of the whole Presidency
 - Q -But as regards the charge on the zamindari land?
- A -A special reduced charge is made in the case of the zamindari and mam wet lands
 - Q -They pay a water rate?
- A—Yes, they pay Rs 4 instead of the usual charge of Rs 5 They had tanks which already got a certain supply. In the case of two priticular channels at present no charge is levied at all on the pre-Persyan angular wet land but there exeems to be very hitle doubt that those princular wet lands were not benefited by the mirroduction of the Periyar water They are in the upland valley
 - Dr Huder O -Are the rates for water adequate in your Presidency?
- A -That is a question which I cannot answer off hand. They are adcquate in some cases and totally inadequate in others
 - O -That is in the famine districts, and in the case of protective works? A -Por instance in the upland valley of the Perisar system, they
- are totally madequate O -In the Kistna and Godavar, districts?
 - A -I do not know anything about that area
- Q -Do you accept the principle that the State should aim in fixing the water-rates at some compromise between these two things that you should than what it costs you to supply the value of the water to the people

ood working principle?

- A -It is more or less the working principle
- Q-Now coming to the five plans suggested you say "To charge by volume is an exceedingly difficult matter and in the Madras Presiducy is almost certainly impracticable?"
- A -Of course, it is purely a technical matter. But I think it is diffi-cult. In Nellore district I understand that investigations were made and the idea was given up as impracticable
- The President Q -It is not so much an engineering question, you could
- do it if you have the villagers co-of crating A -If you could get the villages to combine to look after the channel,
- then it might work
 - Q-Would your Madura villages combine?
- A -Certainly not We tried in Madura the local control of channels taking off from the river and supplying more than a single village, and the result was so disastrous that we had to resume control a couple of years ago
- Dr Huler Q-Would you have the rates uniform for homogeneous economic areas?
 - A -Naturally they would be

- Q-People coming under the Mettur-Kaveri project say "You charge us Rs 15 and the Godavari and Aistna people Rs 5" Then where is the equality? Supposing all the places fall in one economic area would you have one uniform rate?
- A—No Take the Periyar system alone I was prepared to recommend a rate of Rs 25 per acre in one particular part of it But I am certainly not prepared to recommend Rs 25 at the tullend of the delta I do not think more than Rs 5 would be a fur charge in some portions

The President Q -Then your areas are not homogeneous?

A—I do not think the whole of the Kistna and Godavari deltas can be classed as homogeneous. In Vladura we have the Cumbum villey, we have the double-trop area and the single-crop area. Throughout the single-crop area certainly it would be one single late. You could get a homogeneous area for which one rate would apply.

Dr Hyder Q -Would you treat irrigation schemes as one indiviable whole as regards the charge?

A —Each system should be taken on its own merits and charged according to the circumstances, e.g., the nature of the land what benefit the water is going to bring to it and so on

Q —Then the practical consequences that would follow would be that there will be different rates in the Madras Presidence for different areas Thus, there would be some areas in which the State will really lose. The conomic conditions practically are such that the people cannot afford to nay the bare return on the construction of the project.

A -I have not come across that kind of case

The President Q-There are cases where water is put on the land and they do not use it

A -There may be, but I have not come across them

Dr Hyder Q — The Government is bound to construct protective works, it is the duty of the Government

A -If they are constructed purely and simply as famine protective with the whole question of taxation disappears altogether. I rule out of consideration those works which are purely famine works as you are bound to lose on such works in the beginning but ultimately you may gain

The President Q-With regard to Q 16 you mentioned just now a certain area in which you would levy a rate of Rs 25 but it is rather difficult to get the cultivators to assent to a really bug water rate

A —I have not found that Some years ago there was a question in the Palejart table in Malel or of putting up dams and making small irrigation works and of giving the riot in assured supply of water to raise his crops. The cost of construction of these works was such that we did not expect that at the approved water rates which were then current tho would widel a return. But these riots to my own knowledge were willing to pay twice that approved water rate and were actually paying such an increased rate to the owners of private irrigations works.

Q -But even that twice would be a great deal less than the increased

return from their land

4 -1 -

Q -So that in addition to their tetting a considerable profit from the land you allo get a considerable amount of increased capital value?

A --Tes

Q—What is suggested is that in places where you are not prepared to impose the full rite necessare to make your scheme pay you may get them to concent to pay a normal rate Ilus either a lump sum at once or a betterment tax for a term of vera.

A -I doubt it I do not think the ordinary man will be willing to ray that

that

Q-In the Godavari and Listna they are charging an inclusion fee

which is a payment practically for guaranteed supply

A -That may be 1 am speaking from my own experience

I know nothing about the Kistna and Godavari

- O-By supplying the water the Government is giving a large increment in the capital value
 - A -Yes
 - Q-And therefore, it is entitled to take part of it?
 - A -Yes My own preference is to take it in the shape of water-rate
- Sir Percy Thompson Q -Whether or not the Government gives a large capital value depends upon the water-rate. If the water-rate is a full one so as to absorb the whole of the increased annual value, there won't be any increment in capital value at all
- Λ —Yes So far as my experience goes, the ryots are perfectly willing to pay a high water-rate It is an exploded theory that they will not pay a high water-rate
- Q-With regard to income tax, why do you say that the scheme of graduation on the English system is unsuitable to the conditions existing in India? Is it more complicated?
 - A -Yes I think it is too complicated
- Q -Surely, it is simpler, you have one rate in place of a number of rates
 - A -I was thinking of the system of allowances for children and wives
- Q-But I was referring to a system of having a uniform rate and exempting the first slice of the income and then charging the rest of it at
- one rate A -That is simple enough. I was thinking of the other thing. That would be very difficult to deal with in India
- Q-With regard to Q 38 you say that the actual earnings of the farmer should not be hable to income tax?
 - A -Yes
 - Q -Why do you differentiate between a farmer and a rent-receiver?
- A -There is the old idea of the pledge that the person who actually paid land revenue would not be liable to the income tax
- Q -Do you mean the pledge at the time of the permanent settlement? A -I do not know the details I only know that there is some such ulea that the actual farmer's income is not to be taked
- Q-I do not know there has been such an idea. I have never heard it signed
- A—The landholder certainly argues it But I do not iemembe the actual details of it I do not know the origin, but the idea is certainly current I is this way perhaps It has come to be regarded—that the person who actually pays the land revenue is not to be assessed to income tax, because he pays the land revenue is not
- Q-Granting it to be true, let us suppose that it prevails so far as the zamindar is concerned. But the zamindar has a tenant who cultivates and pays a rent to him, what the tenant pays is not land reremue at all
 - A -I should have said the 'rvotwari farmer'
- Q —Suppose you had a tax on agricultural incomes, what is your view as to the difficulty of collection? Would it be a big business?
- A -Yes, it would increase the machiners enormously
 - O-Why?
 - A -The number of assessees would be so great
- The President Q-The number of roots in Madura who pay a land revenue of Rs 250 would be quite a small number, I think Would it be a hundred?
 - A -You could not levy income-tax on the patta
- Q-Why should it be any more difficult to discover agricultural income than trading income?
- A -Because the sources of income are much more difficult to get at and are scattered over many places. Also the farmer does not keep accounts,

- Q-In the case of trading income you have to have your assessment on any information that you may get?
 - A -Not nonadays
- Q—Leaving out of account the amount of income, to discover whether the man was making an assessable income, you have no clue to follow up, but with regard to the root, you have got the last of pattadars.

 A—The land revenue shown in the ratio as no indication of the income.
- A .- The land revenue shown in the patta is no indication of the income, and the name shown in the patta is no indication of the earner of the income.
- Q -But still you have not got to go from house to house You have only to ask the larnam for the list of men who have patter
- A —But the amount in the patta is no guide at all A patta may be for Rs 25 and the means may be Rs 50 or Rs 250. Also a man probable has half a dozen pattas
- Q -You can know that a man with a certain patta is within certain limits
- A.—Think of the worl of comparing the petitodize of one village with the petitodize of other villages. A man may have lands in different villages. In the case of a trader this does not arise. He has got a definite number of branches.
 - Q-You have a certain amount of clue in the case of an agriculturist
 - A -) on may have a certain amount of clue but if you are to do the nork scientifically, you cannot proceed on the lasts of the juita
 - Q -I am a suming that you are going to do it no more scientifically
- A .- The special staff which we have now knows most of the trading
- Q-We were told vesterday that one of the large t companies in the Presidency exceed taxation last very
- A.—It is perfectly true there may be an isolated case. But I have not seen one in the last ten years.

 Q.—You might a lopt the I rightly system of assessing him with refer
- Q—You might a lopt the Tuglish sistem of assessing him with reference to his rent or bind revenue you give him the option of paving on an assumed meone which is a function of his rent or of showing his accounts.
 - A -You tax him according to the land revenue?
 - Q-In Ir alind you assure that his meene ir sonal to the rent
 - A Hon can y u get his name from the pattar
- Q = I and revenue bears a different I reportion to the income in nearly every case.
 - A −1 €

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- Q. Although it a great estate be a diffinite fraction of the means to A. The traction in gractic varies for a justice to patte or free fell
- to fell
- The Demonstry Q Suppose you go to a value and ask the values leaders to same to be list of parties so, Ak lim to fish out for those names those who are likely to be charged better to rectar. We'll it must be all to be it is the charged by the content.
 - 4 He would as re, and that silage
- Q. Then from that someon fit the people who are char, exhe to use cometax.
- 4- But the hollings are scattered three hiperhaps twenty or thirty williams.
 - Q-Tach village leaf can been that
- t No for can calle to a male for a person as a substant all man n a peneral and of was
- Question to the all this status and who will probably be 8 per this title that there is status and an advanced bases do not sentitle agreet in a limit to the agreement floor time areas

Or you might ask them what land invenue they pry and you can put an assumed income on that In this way, it would be fairly easy to work. It would not take a long time to find the names of those labely assessed.

- A.—By doing so you may obtain a failly good list of a certain aumber of people who are hable to pay income-tay. But their would be a large number of people who are hable to pay, but who do not appear in your list A man who has a small holding here and a small holding there cannot come into that list.
 - Q -But would not the village headman know that?
 - A -No The man is possibly a valid or a resident of another village
 - Q -The mere fact that he is a valid shows that he is a substantial man
- A —The larnam does not always know that Sometimes he does, and sometimes he does not We have a considerable amount of difficulty in realising our land revenue from absence pattadars, especially where I heilings are sentired. Of course, it is quite easy to produce a list of a certain number of agr cultural men who would be hable to incometax, but whether that would core all the people liable to the tax, I do not know though I am almost cettain that it would not
- Sir Percy Thompson Q—Suppose you have got this list and you send out the tax forms, what is going to be the attitude of the cultivating agriculturist with regard to this form? Does he really know his income? Does he not consume quite a good deal of his produce?
- A —The cultivating assesses would have the greatest difficulty in filling up the form
- Q—Quite apart from the people who have got incomes of Rs 2,000 and above from land there will be people—and we are told there are a large number in India—who hold small interests in land. If a man has otherwise an income of Rs 2,000 that will have to be included. We were told vestriday that it would be easy if there was a sort of linison between the income tax office and the Collector's office.
 - A I think that is in the a sketch, and air, was of approaching the
- matter

 The President Q—With regard to salt is the ordinary villager aware
 of the fact that the duty is levied on the weight? The sale is by the measure
- and therefore the more measures there are the more the profit of the dealer A —He is not aware of the fact
- Q -So that if a light salt is substituted for a heavy salt he gets so much less and pays more
 - A -It doesn't worry him the salt tax is negligible in villages
- Q -Couldn't you add the capitalized value of land revenue to that of the land?
- A -In making use of the capital value are we to assume that tenant's improvements are going to be taxed in future?
 - O -Do you tax that at present?
- A-We say that tenant's improvements are not to be taxed if you adopt a system of capital value our tenant's improvements will be included in it.
- Q-You settle your land at a certain rate per tharam whether they are tenants' improvements or not and you have one rate for all?
 - A -In that case capital value may to different
- O —But your capital valuation for purposes of trantion would apply to all the lands in the same Hamm. You would not attempt to ascertain the value of each particular holding but you would have one rate for a large homogeneous area.
- A You would have to lose that on the record of actual transactions, which includes the value of tenants' improvements. You get the same difficulty in assessing ground rent.
- O -But that difficulty arises in connection with your land at present you have to make your allowances in settlement at present using the same data
 - 1 -But then the recerd of transactions might not exist

- O-You have a great many sale transactions.
- \ -Even then, the unimproved value is different
- Q-lou have heaps of transactions in regard to ordinary wet and dry
 - A -In very many wet lands there are tenants' improvements
 - O -You won't discount old improvements?
 - A -I think we do
 - O -If a piece of high land was levelled down to make it irrigable?
- Mr Holdsworth A-We won't call that an improvement, we do not charge extra for a well
- Dr Hyder Q—As regards the proposal to take I per cent of 2 per cent of the cupital value of land, don't you think this proposal has thee advantages? You would have your land mapped out in the districts of the Presidency and you would have a uniform rate for the entire agricultural land of the Presidency. You cannot say that in respect of the present Jand revenue. The proposal would have the ment of intelligibility.
- A —The capital value of land to the ordinary buver and seller of find to tage apital value with improvements whereas the capital value on which you are going to leave a tax is something centrely different Your tax will bear no regular fixed relationship to the capital value as understood by the owner of land
- Dr Parmippe Q—Could you not discount for the improvements in this manner? Say for instruce a man spend, Rs. 500 on his land \text{\text{Not}} and deduct from the totil capital value Rs. 509 for the improvement in the first year, Rs. 409 in the second year and so on until the value of the improvement is completely suped out in fifty year.
- A -Practical difficulties must occur in working out such a system. It would be impossible to have any satisfactory lasts
- Q -All improvements which a tenant can claim at the moment when you start this system can be supposed to have been included
- 1 -The practical difficulties involved are very large. No two persons agree as to the value of any improvement
 - Q-Yet, these things are taken account of in settlements?
 - A -Settlement is a very rough thing
 - 0 -And the rates are uncount?
- If Holdsworth 4 I am not sure that in practice they are so uncountry I was regarded at its retween districts. In unsettled districts chemistry and the surface of surface of surface of surface of the surface of surf
- Dr. Hyder Q —In view of the fact that Government does not stick to one uniform principle, don't vou think that all things considered it would conduce to uniformity, at any rate intelligibility, if Government took only 1 per cent or 21 per cent of the capital value—leave alone the difficulties of measuring the capital value?
- I —I do not think that the fact that Government agree to a restricted proportion of the increase, or the fact that in the past they have not taken hall the net assets would justify a change. To put forward a new system of taxation entirely as a better system on its own nerits is a different matter. Personally I am rather doubtful about the capital value, more particularly with reference to the district of Malabar which I know very well. One of our greatest difficulties there has in land acquisition cases to arrive at the cipital value of fart. It was almost impossible to get any court to accept our valuations.
 - Q tre there no transfers of rights or interests in land in Malabar?
 - A -There are any number of them

- Q -How do they get at the capital value of such rights?
- A -They include tenants' improvements There are practically no transactions of land in a non improved condition

Q -Is that capital value?

- A -Yes, as the tenant understands it of the project J, not of the land
- Q -The question is as to how you value the tenants' improvements
- A -When one considers it theoretically it does not seem very difficult, practically it is exceedingly difficult. Had it not been difficult to do but practically it is exceedingly difficult that, I do not think you would have had the present igitation about Malabar tenance. These difficulties in the valuation of land as distinguished from tensity these dimensions in the valuation of land as distinguished from the property comprising land and improvements have been brought particularly to my notice in Malabai. I spent time years in the district. As most of the land is improved it is very difficult to separate the value of land from the value of the property
- Dr Paranipye Q -Don't you think that the improvement could be wiped out in fifty years?
- A -That is an arbitrary method of doing it I don't know if your towant will accept it I quite see the principle in fact there is no doubt that we have to use it ourselves in valuing land
- Q -If you like some improvements could be wiped out in 100 years and some others in 50?
- A -We actually have to make use of such principles in attempting to
- arrive at the value of land So Percy Thompson Q-lou don't take particular exception to tolis?
- A -I object to them very strongly
- Q-lou say that there is every justification for the general maintenance of tolls
- A -Because there is no other means for collecting a charge for the use of roads I am speaking from my own investigations with reference to a proposal to abolish tolls, which had my strongest support O -Would it not be possible to charge a license duty on motor cars?
- A -It would be very easy, but the toll har would still exist. It is on the existence of the toll bar that everything else depends, you would still have to use it
- Q —Not if you gave the diviers of motor cars some sort of mark showing that they have taken a license
- A -I very prominently display my own exemption pass but still I have to pull my car up at every toll gate
 - Q -If this system were generally in force you would not have to
- A —With the present class of persons who control the toll gates, you certainly would have to It comes to this that the unral districts of the Madras Presidency are not sufficiently advanced for the introduction of the system. To get rid of the nuisance for motorists would be easy enough. We can incense them to go through all tolls.
 - O -The difficulty is that agricultural carts never go through the toll?
 - A -They do these carts are very often exempted from payment Q-If the motorists could adopt some sistem by which automatically
- they could get through the toll, you would have done a great deal
- A -I am one of the bitterest critics of the toll a difficulty exists when you try to find a substitute for tolls
- Q -But you would have got rid of half the difficulty if you adopted a system with regard to motor cars
- A -Yes as a matter of fact, in some districts, most motorists take out a license and compound the fee but it has not set been made compulsors for all motorists to compound tolls
 - Q -Could you make it compulsory?
- A-We could easily do it. It would only be a question of averaging out and fixing rates, some motors would gain a me would lose, but there would be a distinct general advantage

O -Do you hant on to know Tuticorin?

Λ --- Νο

Q—In Tutrorim up to 1002 ground rent on Government lands was settled in a variety of ways. In 1012 ground rent was ranging from 4 annas up to well over Rs 100 an aree since 1908 the ground rent has been approximately equivalent to a rack rent on the land and this was sold by auction In 1012 when the resettlement cume along the rites were chianced not up to their real value but up to rites varying from Rs 25 to Rs 373. At that time it was decided to do nothing with regard to lands which were not then subject to ground rent, but to leave them free. Can you tell mo what the utstifiction for that decision was

A -No

Q-Don't you think very large revenue could be got from such land which is simply running to waste?

 Λ —I do Certainly there exists a case for interference. You may have two spots side it side one of which was assigned twenty rears ago and the other last year. One may be paying no ground rent at all while the other may be paying at the rate of Rs. =0. You cannot say what the rate per acro

The President Q -How do you deal with the difficulty? Would you impose a fax on capital value?

A -You mean the actual value to-day as house site?

O -Or even devoloped value, or even with the house

. .

Sir Percy Thompson Q -if you put a tax on capital value would you not be lutting those lands paying a full rack rent just as much as lands paying

A—The capital value would approximately be the same. You would have to get rid of the existing state of things and substitute a new tax altogether which would equally apply to old as well as new assignments.

Q -It is a question of ordinary land being let on ground rent at its full value

A -It is a full economic rent in this case

Q —The man gets it subject to a rent of Rs 200 he paid Rs 3,000 at auction and will say that it is worth Rs 7,000

at auction and will say that it is worth 18 7000

A—In such a case it, not likely that he would be paying the full ground rent. As far as possible we exact the full ground rent by adopting a rate which ensures that the purchase price must be very small

Q—Take a cuse where he parts the full price Government cannot say that he paid too much or too little But suppose there is another site in the neighbourhood which was let thirty years ago for 4 annis?

A .- Those two sites should pay the same tax

O -Is that fair?

A -Certainly from the point of view of taxation it is fair to abolish the existing ground rent

O -You would let every body off that bargain?

A —Otherwise 3 nt would tax the same piece of land twice on different principles

Q.—Government ten years ago let this land for Re 200 which was very nearly the full rent and I paid a few rupees at auction. There is a clause in my lease under which I shall have that land at that rent subject to revision every 30 years. Ten versa have expired and the land has gone up considerably in value. Why should I have my lease cancelled before the end of 30 versa;

A-I see that you are proposing that an entirely new tax shall be imposed in addition to ground rent or agricultural rent

Q —How can you impose a tax with such manifest inequalities between 4 annus and Rs 200? I can't see that there is anything in the way of a pledge

- 1—The practical difficults is this a piece of land was assigned thirty years ago and occupied as house site by A without any charge being levied on it. The years late, he sold it to B. Ten veris late, he sold it to C. who sold it to D. I and G. The last man pand for that land practically the same amount of money that the new assignee 2.4 would problem to-day. However, G. still provide ground that where X—instead of parages of the piece pand by G—nould problem and mergen and the difference between this insignificant plane has price and the difference between this insignificant plane and the difference between this insignificant plane and the difference between this insignificant plane and the pine plud by G would be converted into the fixed recurring annual charge which Government now calls 'ground rent'
 - Q -I admit that difficulty do you see any other?

A -There may be speaking off-hand, I don't see atta

The President Q -Suppose you less an entirely new tax, couldn't you hunt it to the existing ground rent until the expiry of the cristing settlement? Two pieces of land paying 4 annus and Rs 200 are identical m value You levy a tax at so much per cent of the capital value

A -That amounts to Rs 1-40 in the first case and Rs 201 in the other

Q -- You wipe out both, but you would not impose the extra jupee in the case of the ground rent man until the expiry of the present lease, when it is liable to revision?

A -It is possible to do that the real trouble about ground rent is We are treating that piece of land which is going to be newly assigned as our property which we are going to sell. It wo sell it out-right it will be a simple matter, but instead of selling it outright we ire going to convert the amount we expect to realise into a legillar annual charge of ground lent. It is a practice which I personally have never been able to understand This ground rent practice produces some extraordinary inequalities

The President (to Mr Holdsnorth) Q-lou were Settlement Officer of the Tanjoro 104 stonal sottlement?

1-les for some time Now I am doing the Kistna settlement

Q-Mr Holdsworth, will you tell us how you arrive it the classification of soil, etc. You say that land revenue varies from a small traction of the economic rent to a figure which may approach the economic rent is a very severe criticism upon the settlement

A—True, we cannot holy it because we are confined to certain food grains. Well when we classify land, we classify according to its constituents, and as far as possible, we judge according to the materials at our disposal. We judge it as well as we can. Various sorts of lands are arranged and grouped together, placing in the same class those with its same outturn of the standard food grain. We take the food grains that are the claic produce in a village in the delta it is paidly in upland villages usually cholum. We accertain the proportion under the total ancerage in each group. Commutation prices are worled out on the price of the selected grain. I rom the commutation prices are world out on the price of the selected grain. I rom the commutation prices we will out a table of figures of the selected grain. figures of the selected gram and the assessment in the original settlement is supposed to be approximate to half the net produce. We have to take into consideration in calculating also the cultivation expenses which vary according to cich soil

Having got the net profits in that way half of that is approximately Having got the net profits in that way half of that is approximately isen as land resenue. But if the man did not cultivate ethic intention or in Combatore which may be a stable crop it is possible in a district where the economic rent of land depends of course upon the crop that it actually produces in the sciental course of events that the land axessment would probable be a very small proportion of the cultion economic rent in the case of chalming the might approximate more to the economic rent in the case of chalming.

0 -Sa the theory breaks down?

A -In particular instances it is bound to fresh down

a -in patients determined by the second of the second form of the second in the second exactly happen in Tanjore?

A —Government knocked off 5½ lakhs of supers out of the total increase I am speaking now of things what happened over thirty years ago. There has been no original settlement since then

Q.—Assuming that you have got your 30 per cent increase exactly in proportion of the communication, when the Government said cut it down by so much percentage, but don't cut down equally, if it was in proportion to the economic rent heform it must have to be eccessed so.

A —Quite so Thut, years ago the Settlement Officer did classif, the land for the first time Previously the thing had been done on a complicated system. It is very difficult to explain Then he classified the land for the first time they fixed the rites and the total excess came to something his 20 labs. They left the discretion to the Settlement Officer. The Settlement Officer thought that some parts were perhaps being treated too harshly, and he reduced the classification of certain irrigation sources. Some of the sources which had been put as first class he thought might be put down as second. Dealing with irrigation sources and dealing with villages according to their relation to other villages and communications etc., in this way he carried out the orders. The 5 lakhs of rupees were not knocked off arbitrarily.

The President Q -When the thirty years expired?

A -There was another resettlement

O .- Then it was found that a good many classifications were not sound?

A No. Sir The classification was sound But Mr Jackson thought there were still some villages which were on the border line between stond and third classes which were harshly dealt with He therefore revised it with reference to the state of affurs in general. In some of those parts the villages were liable to be heavily flooded. He did not revise the classification generally

Q-His revision would have resulted in an increase of how many lakins?

 Λ -25 per cent was the increase on the first and 181 per cent on the lower tharams

Q -What was the Government order?

A—His revision was to increase the assessment by 25 lakis. Government maintained it until they introduced the principle that the increase should not exceed 18% per cent where it is based on prices. They made it ietrospective so that in Tanjore people got the benefit, with the remarks of the price of the

Q-In other words it was wrong only to increase by 182 per cent, and you ought to increase it by 25 per cent?

A -Yes

O -It was sound as letween the lands in two different localities?

1 -Ye

Q -1 (vou say what was increased to 183 per cent ought to have been increased to 2) per cent was it not the fact when you reduced the things which vou di) not jut at 25 per cent but at 183 per cent vou established an inequality between the two vits of land.

A -- 3 os

Q -In the net result have you my idea as to the relation the land revenue would hear to the net assets or the rental value.

1-ts a general average before it was increased it was about one-sixth after it was increased to 181 per cent it will be about one-fifth

Q -In other districts that you know of?

A -In Kistna it is slightly better. I and revenue, the existing land revenue, represents as far as I can gather in ordinary paddy land one-seconth of the lesse value that an absence landlord can get for his land

Dr Paranippe Q-He can get seven times the land revenue?

Q-Yes, I think the cultivator, the man who cultivates his own land, will be able to make ten times the land revenue. It is certain that an increase of 183 per cent will be justified

O -lou will be prepared to rase it by more than 182 per cent?

A -Yes

O -That will not bring it to the Tanjore level?

 Λ —The rates are the same as in Tanjore. I should say that the burden of assessment is less in the Kistan and Godavari deltas than in Taniore

The President Q-What is the use of resettling it at all then? Why not simply increase by 183 per cent everywhere?

A -There is no reason at all really

Sir Percy Thompson Q -Why should then Government spend such large sums of money on settlements. Why not increase by 182 per cent strught away?

A -There we other reasons for it When we do a settlement we do not overhauf the whole system of administration. An opportunity is taken to set light the retenue recounts. The settlement process proper is quite When we do a settlement we cheap

Q-Granting that the settlement reports I have read are generally very complicated and contain a lot of technicalities. Why should you not make a paragraph run s follow. Land revenue here is one-seventh of the conomic rent the circ in a resettlement which takes hill the net assets the enhancement would be somewhere about 150 per cent, but we are precluded from enhancing it by more than 181 per cent, therefore we have increased the existing assessment by 181 per cent.

A .- The whole of the resettlement depends upon how much the price of grain has gone up-the commutation price as we call it

Q-You need not go to the district at all for that You can find it from the gazettes

A -The first thing is to show your figures for givin You have got 120 per cent enhancement in commutation prices

O -Then it is misleading

A -It may be misleading but we have got to do that

The President Q-Supposing you have had a clean slate, a very experienced Settlement Officer like Divan Bahadu V K Rammunghan suggests that the settlement should secretain the capital value of the land He suggests that the legislature should impose a rate from time to time on the capital value of the land. Would it be as easy to arrive at that as it is to carry out the present process?

A -W th regard to the capital value of land or rental value of land, the A —W th regard to the cripital value of land or rental value of land, the neglect or understry of the owner makes a tremendous amount of difference Only the other day I was talking to a larnam in a village asking how which is very cheep. It had been neglected by an absentee Brahmin After these years he sold I acre and 25 cents for the whole amount be paid for the three acres of land originally.

Q-You don't make any allowance for those factors in the present settlement?

A -Because we go on the constitutents of the soil

Q -Could you not ascertain the unimproved capital value fairly accurately?

A-Very roughly. There is a great difference in capital value according to what the land grows e.g., sugar cane. Personally I think capital value would be fairer if you get the approximate capital value. If we give anything like a reasonable approximation to the capital value, we could not certainly get it accurately for every field. Nowadays there is one point. In the old days theoretically, to some extent practically land revenue did represent hell not assets and one had to be careful Nonadays little mequalities do not matter

- Q Diwan Bahadur V K Ramanujachari suggests that in the case of Tanjore 1 per cent on the capital value would practically represent your restilement land revenue
 - A-I do not think so Sometimes it would be only half the present ato. In histon I think it would represent about half per cent
- raine of the land, that Irins in roughly speaking the annual raine of the land, that Irins in roughly speaking the same amount of land revenue as you are getting to-day. It son take the capital value which speaking at 0 per cent, it may be 5 or 6, but take it roughly to be 6 per cent. Would that be correct?
- A -Rs 80 on land worth Rs 1,500 an acre, that is a rate prevalent in the Kistna and Godavari deltas
- Q—Now you get your net assets as roughly speaking equal to the annual value. Too usy at the re-ettlement the annual value is going up enormously, but we will only take 1/2 per cent. Demonst the prints fallowing arrange take up a fixed proportion of the capital value you would still be up acquired to the proportion of the capital value you would still be up acquired to the capital value you would still be up acquired to the capital value of the ca
- A -We should not score from that point of view by taking the
- Mr Hall A -A ryot would not prefer a tax on capital value If you maintain the 181 per cent limitation a rvot would certainly prefer the present system
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 Mr Hall A It seems to me that this 181 per cent is going to destroy the whole system upon which the land revenue system is foundly.
- Sir Percy Thomas n-lt is the same evil. They will not enhance the land revenue
- The President Q -1 do not think the same objection would apply because at present nobody knows what proportion land receince beers to the net assets in capital valuation you get a system that works towards countity?
- A -I do not think it is a very defective system. I mean the present
- Q -Do you think that capital valuation is practical le? That is really a point I should like to have cleared up by a Settlement Officer and a Collector
- A —As a Settlement Officer speaking for the advanced districts of status and Tanjore where registered sale deeds are common it is practicable but with regard to the backward districts like Bellary and Anantapur, I cannot say
- Q-Would it be more or less difficult than your present settlement?

 A-I should be inclined to say less difficult because it will be rather more accurate. In backward districts I cannot say that
- Mr. Hull. A.—I think there will be considerable difficulty in arriving at a true capital value of the land in a place like Malabar. The lands there are subject to encumbrances and sub-encumbrances. You never really know what is being transferred.
- Sir Percy Thompson Q —What is the capital value which is represented by the sales to-day? It is the value of the land subject to the existing land revenue, is it not?
 - A -Yes
- Q-Which you are going to abolish and adopt a system of taxation of capital value? Is not that capital value immediately vitiated?
- A -I do not think the land ievenue has any effect on the capital value. In Tanjore Government asked me to ascertain whether Government orders fixing the resettlement at an enhancement of 25 per cent had had any effect on the value of land during the two years since the orders.

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Sir Percy Thorrison Q.—Suppose you fix 1 per cent on the capital value of the land that brings in, roughly speaking the same amount of land revenue as you are getting to-day. If you take the capital value which is, say, 100 you may take its annual value roughly speaking at 6 per cent, it may be 5 or 6 but take it roughly to be 8 per cent. Would that be correct?

A -Rs 80 on land worth Rs 1,500 an acre, that is a rate prevalent in the Kistna and Godavari deltas

Q-Now you get your net assets as, roughly speaking equal to the annual value. You say at the resettlement the annual value is going up enormously but we will only take 182 per cent. Does not the capital value or arrangement give you exactly the same difficulty? It would men that if you take up a fixed proportion of the capital value you would still be up against the difficulty of taking a 150 per cent enhancement

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were promulgated We collected statistics for the period up to the time of the Government order, we ascertained the value of land from the Registrar's effices, and then took the land value subsequent to the fixing of the rate by Government. There was a slight fall in the value of the land, but it was due to a slight fall in the price of paddy.

Q -That is exactly the result which you would expect. They would know there is going to be a resettlement and that the land revenue will be enhanced by 20 per cent and they would discount it.

A -I do not think they worry very much about it

Rai Sahib G. VENKATARANGA RAO, Secretary. Madras Landholders Association, was next examined.

Written memorandum of the Madras Landholders' Association.

Q 33—Income tax on agricultural incomes—The Madras Landholders' Association is strongly of opinion that the exemption of incomes derived from agriculture from taxition under Act II of 1836 is deliberate, and its removal would virtually income to taxing the same time of two over The object of this Act was to attain a fair beance of taxing the desired agriculturist and non agriculturist and to distribute the public bardens agriculturist and to distribute the public bardens in counce-tion with the Act that the agriculturists and finding proprietors were a ready contributing their due share to the public exchiquer in the shape of land tax

Whatever may be the views of theorists on the question whether land revenue is a two or rent it is undeniable that in effect it is a tax on agricultural incomes—as Baden Powell puts it "it operates as a tax on agricultural incomes—a contribution to the State out of the profits of land cultivation, just as the income tax is a contribution out of the proceeds of other industries and occupations" (Land Resenue in British India, page 49)

Land revenue under the ristman is less in graduated rate per areo of each land of soil and lable to reason at stated internals with reference to fluctuations in prices. As a provision thus exists for taxing the profile of ryotwari proprietors at ever resettlement it cannot be said that Government has in any was sacraited the public resource by eventing the agricultural incomes of such proprietors from income-tax. It is therefore unjust and opposed to principle to remote the exemption so far as the income derived from ryotwari land is concerned.

The case against the imposition of incometax on the income derived from zamindari land rest on a much stronger foundation. The camindaris in this Presidency has been constituted under Registration XNV of 1862 which was framed upon Regulation I of 1793 of the Hongal Code. The necessity for this continues around the former for former form

lands, the amount of which shall never be liable to be increased under any circumstances." The Government thus came under an obligation not to raise the jama or as it is sometimes called the put-label and the primanent settlement in respect of the lands then granted Under these circumstances, the Government could not impose income-tax upon the income from lands in respect of which the jama or pethlash is payable without in fact, if not in name, increasing the amount of such jama or pethlash and thus committing a breach of the obligation undertaken at the time of the permanent settlement. This view of the moral obligation which rests upon the Government of respecting the pledges given to the zamindars at the time of the permanent settlement is borne out by the following utterance of Sir James Stephen in one of his admirable speeches in the Legislative Council —

"Those to whom we succeed, and whose policy laid the foundations of the power which we possess, deliberately gave to a large and influential class of the population over which we exercise that power, a pledge on the faith of which relations have grown up which modify the whole framework of society. No due is more strongly impressed than I with the machine of scrupidossly maintain using the pledges give at the period of the possess of the

It has often been said in justification of the proposal to subject the income from zamindari lands to income-tax that such income has grown enormously since the time of the permanent settlement and that its contribution to the public exchequer in the shape of jama or pethlath is almost hegligible when compared with contributions from similar income derived from other sources. While granting without admitting that this is o, the Association submits in reply that such a contingency was contemplated by the framers of the permanent settlement and that in fixing the jama or pethlath the future increase in the resources of the zamindaris were taken into consideration. At the time of the permanent settlement of Bengal, Lord Cornwallis in fact declared in a proclamation which he issued "that the proprietors of land sensible of the benefits conferred upon them by the public assessment being fixed forever" would "exert themselves in the cultivation of their lands under the certainty that they will enjoy exclusively the fruits of their good management and industry and that no demand will ever be made upon them or their heirs on successors by the present or any future Government for an augmentation of the public assessment in consequence of the improvement of their respective estates"

The claim of the zamindars for exemption from income-tax in respect of their agricultural incomes is opposed in certain quarters on the ground that they acquiesced in the levy of such a tax in the year 1860, and in the imposition of certain cesses over and above land revenue later on It may be pointed out in reply to this argument that the income-tax was introduced in 1860 as a temperary source of revenue in order to meet the financial dislocation caused by the Mutiny and that the landed classes acquiesced in it to signific their built it the Government and their readness to undergo sacrifices on its behalf. As a matter of fact the Board of Revenue at Mardas at the time cainestly pressed on the Government the injustice of imposing this tax in respect of income from lands held on the rotwari principle. They said that the tax will virtually be an enhancement of the land tax" that "it is foolish to plead that the root is the tenant farmer of Lingland pauing only a resit for his land" that "the Government occupies the joint position of landlord and State", that the rots paw what can only be called a conditionation of rent for the land and tax to the State" and that "to impose an incometax on the profits of land held on this tenure is clearly to tax a second to the condition of the land and the second of the condition of the land that of the second of the condition of the land and and the second of the condition of the land and any to the State" and that "to impose an incometax on the profits of land held on this tenure is clearly to tax a second to consider the second of the substance of the land and condition of the land and any to the State" and that the experience shows observed "will indubtally regard it as a breach of faith. They have been repetically assurance then there are not the provided they pay the regulated assessment on this assurance then there are the provided they pay the regulated assessment on the improvements and be their post means provided they pay the regulated assessment on the improvement o

would be respected" "They cannot", the Board continued, "help regarding this fresh tax on their profits from these lands as a breach of the pledge voluntarily given, and their confidence in the failth of Government cannot but be shaken. Unrepresented in the Government and unable to influence the imperal legislature, they will also see the frail tonure, on which their rights depend, they will apprehend that if necessity—a plea, the correctness of which their can brie no means of testing—can only be uiged, the meome tax may be indefinitely prolonged, its rates enhanced, the includence extended "Future reductions of assessment and other con cessions will be regarded as dictated by interested notives and preliminary to future trustion and that confidence in the moderation of Government which it has taken years to secure will be servously shaken.

The zamindars of Bongal were at first determined to object to the micrometax as an infringement of their rights, but they soon gave up the point and accepted the advice and example of the greatest of their body. The Rajah of Burdwan in a remarkable letter to the Legislative Council amounced that 'he would set an example to his fellows of submission to incoine-tax because it was levied after the great Mutiny of 1857'. It is leadly fain that a patriotic act like this should be turned against the samindars as a reason for setting aside the plain terms of the permanent settlement.

So far as the cesses are conceined, they were first imposed in Bengal in 1870 in the teeth of strenuous opposition of the zamindars of that prevince by the casting vote of the President of the Secretary of State Council and against the decided opinion of the majority in the Council, having intimate acquaintance with the conditions of this country Sir Erskine Petry wrote

I have reluctantly come to the conclusion after many strugges and attempts to draw fine distinctions in support of a different view, that the language and acts of Lord Cornwallis and of the members of his day, were so distinct solemn and unambiguous that it would be a direct violation of British faith to impose special taxes in the manner proposed

"In 1854, Lord Dalhousie, a man of no weak will, was most desirous to impose a local tax in Bengal for the maintenance of an improved police, but after reading Sir Barnes Peacock's masterly exposition of the pledges which Government had entered into in 1791-93, the great proconsul was compelled to accede to the soundness of the Chief Justice's argument and most reluctantly abandoned his projects

"Here then we have the plain language of Government, the contemporance exposite of its framers the unanimous conviction of the people and the declared consequence of the State in the pastice of the popular interpretation during a period of 60 years. What is the answer attempted to this state of facts?

"The Government of India allege that the language of the permanent settlement itself in section VII of Lord Cornwalls' proclamation is large enough to enable them to impose the taxes in question, but the argument on close examination proves so unsound that the Secretary of State abundons it

"Two other arguments have been brought forward first, that the imposition of the income-tax proves that taxes additional to what the zamindars pay as land as essment may be imposed over most parts of India in addition to the land assessment

"As to the income-tax it cannot be considered sound logic, when the meaning of particular pledges is in question to argue that because a depotic Goorenment has on one occasion without consulting the people construed the pledges in its own sense that act of the Government is a fair proof that their construction is right and just

"With respect to cesses additional to land resenue having been imposed in other parts of India, I am compelled to observe that in my opinion the Secretary of State has not unterpreted the facts correctly and that the exposition of the Loutenant Governor of Bengal is the true one" (Sir I r-kine Perry's dissent dated May 14, 1870)

Sir Frederic Currie admitted the unsatisfactory state of Indian Finance 1 in it cannot justife our lawing a special tax on the zamind as of Bengal to do which Sir I riskine Perry's paper shows conclusively would be a breach of faith and the violation of the positive statutory engagement made with zamindar, at the permanent settlement? (Sir Frederic Curries & dissent, dated May 4, 1870)

Sir Thoby Prinsen wrote as follows -

"I have never felt so deeply groved and disappointed in a decision given in opposition to my expressed opinion as when it was determined by a casting vote to approve and forward the despatch referred to at the head of this paper, for I regard the principle laid down in the despitch to be erroneous, while the policy inaugurated and the measures sanctioned will, if attempted to be carried out, alienate the entire population of India from the Government of India and shake the confidence hitherto felt universally in its honests and coof faith.

"The Court of Directors, the Imperial Government and Parliament, were all parties to the resolution to fix the Government demand upon the land of the Provinces then held by the East India Company in Bengal in

perpetuity

"The traditions of this period are now forgotten, and new ideas are about to be introduced into the financial administration of India, which I should be sorr; to think are likely to be attributed to the clinings of Gor-erment which took place twelve years ago The right of unfunited and uncontrolled taxation is always a dangerous one to assert, and who could have expected that this policy should be advocated and such arbitrary powers claimed by a Queen's Government" (H T Prinsep's minute of dissent, dated May 19, 1890).

Sir Henry Montgomery said "A Government should not, in my opinion, violuntarily place itself in a position laying it open to be charged with a broach of faith" (Sir Montgomery's minute of dissent, dated May 18, 1870)

Ross Mangles wrote as follows 'It appears to me to be very doubtful as to what length the Government of India may feel themselves justified an going under the sanction of the despitch just sent. They may, I fear, be encouraged to take steps which may lay them justly open to a charge of breach of solemn promise. Unguarded action may destroy in a moment the credit which the British Government has won by its honorable persistence, for a period little short of a century in the unbroken observance of its pledges, such a price would be too dear to pay for even an object so laudable as the education of the masses We have no standing ground in India, except brute force, if we ever forfeit our character for truth" (Ross Mangle's dissent, dated May 25 1870)

Sir Frederic Halliday himself a past Lieutenant-Governor of Bengal

Sir Frederic Halliday himself a among other things wrote as follows

"The zamindars remonstrated strongly—they pleaded the distinct and solemn promises of the Permanent Settlement of 1722, when Lord Corn walls had exhausted the resources of Amagaze to assure them that the rate then assessed on their lands was irrevorable fixed forever and that they should in all future time be free from any furtle demand for rent tributo, or any arbitrary exaction whatever These great national pledges, they urged, had been scruptulously adhered to in many financial difficulties and under all changes of Government from Corwallis to Canning and could not now be broken without a deliberate abandonment of plightled faith

"All the official persons of the province who were consulted supported those remonstrances and the Leutenant-Governor of Bengal transmitted them to the Government of India and enforced them with a powerful and I think unanswerable argument. But the Government of India was unmoved, and declared in reply that it was determined to persevere in its determination" (Sir Frederic Halliday's minute of dissent, dated Mar 25 1870).

The landholders ultimately reconciled them elves to the levy on the assurance conveved in the despatch of the Secretary of State sanctioning the cases that they would be imposed for the construction, maintenance and improvement of such works as would benefit the cess payers 'immediately', 'directly' and 'palpably'.

Q 137 Duties on inheritance or succession —Whatever may be the case in regard to western countries, so far as this country is concerned, the proposal to levy a tax on property changing hands at death is beset with

peculiar difficulties and highly impracticable. It was seriously discussed by eminent idministrators in India in the axises of the last century and was given up on account of its unsuitability to conditions obtaining in this country (vide l'innuess and Public Works in India by Sir John Stracher and Lieut-General R chard Stracher, pp 366-368)

The chief difficulty has in the fact that the majority of the people of this country not Hindus governed by the Mitakshara system of Hindu Law, under which some and grandsom sequence by by the an interest in the ancestral property of their father and grandfather and become members of a joint annly and on the death of a member of a joint family the remaining members acquire by what is called survivorship as distinguished by succession the interest of the deceased member. Under this system there is no such thing as succession to property so called. Members of a joint Hindu family do not succeed each other and then rights arise by brith. No individual member of such a family has any interest which be can transmit at his death to his heirs. In such circumstances no question of death duty on his estate can stall airse, for he leaves none at his death

If, in spite of the above considerations, it is maintained that each member of a joint Hindu family is in fact entitled to a specific share of ascertainable value in the joint family property which he can claim to be allotted to him if a partition were made, and that the survivors who derive benefit by his death may justly be required, as in the case of ordinary succession, to pay a percentage on its value towards the public revenue, it may be pointed out that under the Hindu family system there is as much chance of decrease of one's interest in the joint family by the birth of fresh members as there is of increase by death and that if duty be levied on increase by reason of deaths, it stands to reason that compensation should be given for idecrease by reason of births. Thus is hardly practicable though it should follon logically from the position taken up by the upholders of the death daty

If every deceased persons share is to be the subject of death duty, it will involve the levy of the duty on the share of each child that might be born into the famil, and die soon after the birth. With infant marriages and the consequent heavy toll of infant mortality provalent in this country, there will be frequent occusions for property changing hands by survivorsing, necessitating the levy of duty at frequent intervals. This must cause no small pain and vexation to the family and may even result in the whole property being swallowed up by the duty

To get this difficulty it is proposed to exempt the estate of some and grandsons dying in the lifetime of their fathers and grandstorer from Indulty to the property of the father and to make the keys only on the content of the property is not in any sense that of the lead of the family the analyst and to make the keys only on the content and the property is not in any sense that of the head of the family flow only a sharer like other members. There is no justification in principle for levying a duty when a member who happens to be the head of the family dies and not when other members of the coparcinary die. The find dumental principle of it visition is that it should fall equally on persons similarly situated. I further under this proposal a father succeeding to his son's share is not liable whereas a son succeeding to a father's share the two cases. Again suppose there is a family consisting of a father and three sons and one of them they. It is fir from being clear what the advocates of death duty would urge in such a case. The lenefit of the son's share across not only to the father but also to the other sons, i.e., the brothers of the deceased. If the scheme is to exempt all cases where a father succeed by surrivorship to this son's share what is to happen when the lenefit acrues not only to the father but to the collaterals of the deceased is well. There is no conceivable reason why a distinction should be drawn between a case where the lenefit acrues solely to the collaterals and a

There is also the difficulty that the not benefit accruing to the survivances its not cast to fix. Debts contracted by the deceased coally for family necessity may be challenged to be separate debts and as such not binding on the estate and the debts contracted by the surviving members may be claumed as family debts. There is for presumption that debts contracted even by a managing member are for family necessity. There is further the power of ligation on the part of the son to discharge the debts, which

are not illegal or immoral, of the father to the extent of the share which he gets in the ancestral estate. Any enactment imposing a death daty on property accruing by survivor-hip will also have to take note of the obligation on the part of the survivor or survivors to maintain the widow, the mother, the unmarried daughters of the deceased and other members whom the deceased was under an obligation to maintain, and also of the obligation cast upon the survivor or survivors to defray the marriage expenses of the maiden daughters of the deceased, etc., and to perform his funcral ceromines. All these liabilities have to be taken into account and reduced to some money value in working out the duty and this is by no means a light task.

There is one other point which deserves consideration. If survivorship is to be treated as succession for purposes of death duty, is the Hindu Law principle that when a member of a joint family dies and his collateral or collaterals succeed by survivorship, the family property is not hable for the separate debts of the decessed to be maintained in its integrity or not? Its survivorship to be treated as succession proper for one purpose and not for another? There is no system of law in which devolution of property is not treated as succession for the purpose of the deceased's own debts and treated as such for the purpose of the deceased's own debts and treated as such for the purpose of the State intervening and clinming a duty thereon.

Such a tax has further to be safeguarded by provisions against ovasion by collusive sales, grits or settlements in contemplation of death or otherwise, which cannot but be harassing

It is almost impossible in this country to get at the personal property of the deceased for the purpose of succession duty. It seldom takes the form of public investments but is often laid out in eash, bullion and precious stones. These latter in most cases pass in domestic secrecy into the hands of persons other than those from whom the duty has to be collected.

As Sir Henry Maine said long ago 'No approach to fairness could be made in the assessment of such a tax unless the procedure were made to the last degree inquisitorial'

In the opinion of the Association no form of direct traxition would be mere unpopular more opposed to the Hindu sentiments or more difficult to assess

Mr. Venkataranga Rao gave oral evidence as follows -

The President Q-Iou have been Secretary of the Madras Landholders' Association for 20 years?

A —Yes

Sir Percy Thompson Q --I think in your statement you are trying to prove the proposition that if you tax agricultural income to income-tax, you are taxing it twice over?

A -Yes

Q -Do you make that as a universal statement whether it is land permanently settled, or whether it is land subject to temporary settlement?

A -In the case of both

Q.—Take for instance a piece of temporarily settled land say, et for Rs 100 and we suppose for the sake of argument that the land revenue paid on it is Rs 40 so that the ho'der gets an income from it of Rs 60 Let us call that holder A he sells it to B what price does B pay 5 Does B pay a price based on his getting an income of Rs 100 or a price based on his getting an income of Rs 60?

A -I think Rs 60

Q-In other words what he has done is to amortize the amount which he pays by way of land revenue

A -Ve

Q—He just draws the Rs 60 which he expected to get when lo bought to property and suffers no tax at all He paid a price applicable to Rs 60, and if he does get an income of Re 69, he is not taxed at all

- A -He is tried at the end of the period if it is temporarily-sett land, he will be taxed at the end of 30 years
- Q.—lon would only treat as a tax that part of the land revenue which are an increase over and above the land revenue which he was paying at time of purchase?
- 4 —I do not see any distinction whether we call it a tax or land revent le is paying a certain contribution to Government, and that convribition lixed for a certain period
 - Q -He is not bearing the burden of that tax
 - A -Not immediately, but at the end of the period he has to pay
- Q—The Rs 40 is part of his liability under the purchase price I would have had to pay it in any case Supposing at the next settlemer land revenue is put up from Rs 40 to Rs 50 your argument is that it additional Rs-10 cm be called a tax but do you claim that the Rs 4 which he paid and knew he had to pay can be called a tax when he he discharged the liability?
 - A -I do not think it can be called a tax
- Q—Let us now suppose that the land is permanently settled, so the of the next settlement the land revenue of Rs 40 cannot be increased an it is not a tax. If it is not a tax, can you tell me why the other Rs 6 which the man draws and which according to your own admission, has pay no tax, should be evempted from full income tax?
 - A -Because he was given an assurance that it won't be taxed

Q-The contract was that that assessment would not be raised, but hat cannot be construed into a pledge that, when an annual tax is imposed on all incomes this fixed assessment on land would exempt lim from the operation of the general tax

- A -If that is so what is the meaning of the permanent settlement?
- Q-This is what section 4 of Regulation XXV of 1802 says

"The Government having reserved to itself the entire exercise of its discretion in continuing or abolishing temporarily or permanently, the articles of rovenue included according to the custom and practice of the country under the several heads of salt and satheters, of the sayes of unders and interesting the salt of the sale of constituent liquids and interesting directly of the verse on the sale of consumptions of the sayes of the verse on ticker of consumptions of the sayes of the verse on ticker of consumptions of the sale of consumptions of the sale of the sa

Thus they expressly reserve the power to withdraw or increase or do what they like with regard to all personal taxation

- A—I do not agree I don't think that is the meaning of the section. The zamindars were levying these taxes at the time and the Regulation says "hereafter you should not levy those taxes." The Regulation prohibits the zamindars from levying these taxes which before the permanent settlement they were levying. Levying of taxes is a sovereign power and they have leven deprived of that societies power. That is the meaning of that section. As a matter of fact moluri la was levied by some zimindars even after the settlement, in in 1870 or so Government prohibited them from levying this tax and paid them a compensation. I know one of the zamindars in this Presidency got a compensation of about 2 lakies.
- Q—Section 1 save "Wherefore the British Government, impressed with a deep sense of the injuries arising to the State and to it subjects from the operation of such principles has resolved to remove from its administration so fruitful a source of uncertainty and disquiettude or grant to zumindars and other landholders, their heirs and successors a permanent property in their land in all time to come and to fix for ever a moderate assessment of public revenue on such lands the amount of which shall never to liable to be increased under any creamstances." The fixed on all lands liable to pay revenue it these principles an assessment and professed on all lands liable to pay revenue to the Government and provided on the assessment the proprietive right of the soil shall recome vested in the zumindars or other proprietors of land, and in their heirs and land lines over?"

New I were not any one of this field of personne was referrate than consideration for the productions of the granted to the same large

A -A the time there were three clause of samintain. One claus was the append partial axis to were exercising quasiserier an rights prior to the settle end. In the case of these partial axis in Penniation simple confirmed those right. It ish not one them as fresh right.

Dr. Hyler. Q -Wien this compensation for the entherin was paid was it had to the raminiar who exercised the service of rights or to all clause of arminiars.

4.—Only in the garmalism who were exercing a rice sorterior rights prior to the permanent action of that the regular places all the same law is the care locating. Here is not be negligible for the several classes of same law.

Sir Perci Homes n Q -The section that I have real out does not represent the true facts?

1-la it les ret

O .- Then why was the falt not represented at that fit et

4.—That seek in Jacksen interpreted his the Prixit Control in many cases as saving that Goterni ent dil not confer and fresh rights but only confirmed the precious or presentation rights.

The Pres left Q - Max I real to you do further passage in Sir Jarres Step has a speech which you have quoted? It reals thus "A prest pulle act like the Pernacton Settlement is not to be interpreted and can never his been ment to be interpreted rearby by reference to the terms of the document in which it is contained. Its remains must be collected from a consideration of the circumstances under which and of the objects for which, it was made in considering what is and what is not consistent with its terms we must be! at the gradual changes which have centred in the condition of the country since it was enacted. This is the only way in a prediction to the country since it was enacted. This is the only way in a precluded necessary in the easy of a transportion which however important petities in the only of a transportion which however important petities of the petitions between the Government and its subjects. The permanent stitlement regulates only one franch of one part of those relations and it must be interpreted by reference to others."

A -Quite so. It is in relation to the revenue from land that the samindar claimed exemption from tax

Q It is one branch of one part

A --I do not know that Of course they cannot claim excuption from all taxes simply because they per the hard revenue. But in respect of incomes from their extress they are they should not be taxed again because they are already taxed, and that tax is permanent and should not be nere seed or decreased under any circumstances. That is the menuing of the section.

Sir Percy Thoripson Q.—In respect of land revenue it shall not be increased. But that a distinct pledge with regard to the land revenue can relieve land from all taxes of a general nature which may hereafter be imposed, is a very big claim.

A -Any tax which imposes a fresh liability on the samindar in respect of his land is certainly a breach of the permanent settlement

Q-It is rather strong to contend that when the Government agree to a permanent settlement whatever the needs of the Government might be afterwards, they are precluded from getting anviting more from the lands, evep when the new tax is imposed on the lands in common with other forms of income

A -That is how this Regulation has been interpreted very recently by the Privy Council in the Urlain case. The passage I have quoted in my memorandum is from their judgment

memorandum is from their judgment

The President Q — If you interpret it as barring one personal tax, does
it not bar also other taxes?

A -No, it does not, suppose a zamindar trades and makes a profit VII-67 Q—Supposing a zamindar has nothing but the income from his land. You say that the whole of that income is free from all other taxation Applying the same logic that income, even when it is used in other ways, cannot be taxed.

A -No Suppose a zamindar opens a big business and makes a profit He is liable to be taxed on the profits

bir Percy Thompson Q—As the President says, suppose the zamında. has no income except from his lands. If your claim is that by virtus of that the Government is precluded from taking anything more than the land revenue fixed under the permanent settlement, that would equally debar the Government from taking any customs duty, for example, in respect of the criticles which he purchases out of that income

A -I do not think so

Dr II der —That would be a tax on the expenditure of the zammdar and I do not thin that the zamindars contend that their expenditure should not be taxed According to the plain meaning of the terms, the land tax is on the income

The President Q —It says that it is fixed—a moderate assessment of public account in respect of the land. There is no reference to the income from the land

A.—How is that public revenue fixed? The public revenue is fixed with reference to the income from the lands. That is how the peshladh was set apart for the cultivating rot. Out of the other 50 per cent Government took two-thirds and left one third to the zamindar. In the case of some exates 90 per cent was taken by the Government and only 10 per cuit was left to the zamindar. This public revenue bore at that time a definic relation to the income from land

Sir Percy Tlompson Q -The point is that it is a tax on the land but not on the personal income of the holder of the land

A—What is the meaning of 'tax on the land? The land does not pay any tax I get income from the land and I pay tax on that income It is the person that gets the incolor and pays the tax. There is also another aspect of this question which I want to press upon this Committee I has permanent settlement was not purely a fiscal arrangement. It was based upon political considerations also. The Government may have no doubt sacrificed some revenue but that loss is more than compensated by the loyality and attachment of these big landlords which the Government has secured. It was thought to be of a much greater importance to seem the loyality of these zamindars than to get full monoy value from them. That respect of the question is almost forgotten in this controversy.

The President Q-I do not think it is forgotten. But we are looking at the matter from the taxation aspect and not from the political aspect

A —But you should not isolate it altogether—If you try to understand the permanent settlement—you must take all these factors into consideration

Q -Let us not enter into the political aspect

A—The amount prul was very large in some cases. If the income was a labout 1,50 000 min the shape of problems and about 1,50 000 min the shape of problems and about 1,50 000 min the shape of problems and about 1,50 000 min the shape of problems and about 1,50 000 min to the original case. They comes to about 5 laths Thus he is properly the state of the State of 12 laths town us the needs of the State whether it is the state of the State? So why should communities were paying in the communities were paying in the communities were paying in the state of the st

Q—lou refer us to a lemarkable letter by the then Raja of Burdwan where he savs "He would set an example to his fellows of sull mission to income-tax because it was levied after the Great Mutiny of 1857" We have not been able to pick up the reference Could you give us more of the contents of the letter?

\ —This is referred to in the Minute of Sir 1. Halliday, extracted in

Di Paranipye Q -Do vou think that your quotation from Cornwallis is fully justified? Do you think that his remark will apply to the absente landlords also, who have sold away their rights and have divested themselves of the rights?

1 -When the estates were sold the nurchasers must have paid for all the privileges guaranteed to their predecessors in title

the privileges guaranteed to their predecessors in title

The Makarayadhiran Zhahadur of Burducan Q.—Dr Paranjpyo perlangs
sags that not knowing why these permanent tenures were created
Permanent tenures were created because not only the land rorenne was
herry but because of the difficulty of the time of payment fixed by the
Government Almost every zamindar defaulted, and in consequence, the
Patin Law in Bengal was enacted in order to help the zamindar to collect
the land retenue and pay according to the lats. Therefore, it was not a
question of the zimindar's desire to go away from the permanent reputs
und become on in-bentice luidlord. That is why these permanent tenures
were created that is to give facilities to the handlords to collect their
lind receive. That is, the history of the Patin Law in Dengal But
Dir Faranjpyo classifics them with a blug zamindar who had given way
his rights completely—a thing which perhaps exists in Madrias.

A -In this Presidency I do not think we have such hard of tenure.

0 -The preamble to the Patni Law clearly states the noint

Dr. Paranipue O -Are there any absentee landlords in Madras?

1 -Not many, they live mostly on their estates

0 -With regard to the death duties, do you consider that the imposition of death duties will be an infringement of the permanent settlement?

A -I do not think so

Q-You distinguish between survivorship and succession a very good point for the lawvers

A -It is not I that make the distinction It is the Hindu Law that makes it

O -Does it matter very much to a person whether he gets the estate by survivorship or succession?

A -Yes, it does

O-How?

A—Suppose there is a family consisting of three brothers, A, B and C. If A dies his property accrues to B and C by surrivorship But they are not hable to pay A s debty. They get his property but they are free from all liability with regard to his debts. But if they get it by succession they are bound to pay. So that there is a great difference

Q-The debts are binding on the estate

A -No, they are not It does not upply in regard to coparceners

Q-If he had incurred the debts for the benefit of the estate then it will have to be paid

A -Even then, it is not so

The President Q-He gets the share and does not pay the debts?

A -If you treat that as succession for purposes of levying a tax, you must also treat it as a succession for purposes of notying a san your must also treat it as a succession for purposes of priving off his debts But you don't do it. As things stand the Hindu Law does not allow the property being made hable for the debts of the decased. If the property passes to the son, then he is bound to pay

Q-To say that they are exempt from paying the debts is not an argument against levying the duties

A -There must be some principle You must follow either the principle of succession or the principle of survivorship Dr Paranipye Q -But ordinary common sense says that when a father

dies, his son gets the father's right in the family property A -But you must remodel Hindu Law before you think of imposing

a duty.

The President Q -Don't you think it is fair to impose the tax on all communities irrespective of their personal laws?

A -But personal laws must be respected

Dr Paranippie Q —You may have your laws of succession as you like But you should be prepared to pay to the State whatever duties it chooses to impose in common with other communities

A—Till recently the legislature acted on the principle that personal laws must be respected. Take the Indian Succession Act. It is restricted only to cortain communities. This shows that the personal law of other communities was respected.

The President Q—Can a community escape a tax by adopting a poculiar personal law \hat{r}

A -They do not adopt it They are born with it Every community has got its own personal law which must be respected

Dr Paranjppe, Q -Would it not be possible for a new community to arise, binding together a thou-and people and adopting such personal laws that would make them free of any tax?

A-I do not know that It is a hypothetical case. I do not know if such a case has ever ausen in this country

Dr Hyder Q --How much would be realized from the zamindus if death duties were imposed?

A -It all depends upon the tavable minimum you are going to fix and the late

Dr Paranjpye Q —Suppose Rs 5,000 is the minimum limit and you charge at the rate of 5 per cent

A -You will get a lot of money

The President Q -Your other objections to the death duties are chiefly administrative?

A -Yes

Dr Paranyppe Q—The fundamental principle of taxation is that it should be equal on all classes. Now, however, in the application of this principle you find a Hindu is treated entirely differently from a Christian If the letter dies his estate will have to pay a probate duty, if a Hindu dies his estate will have to pay no tax at all

A -You must understand my remark with reference to its context

Q —You say that the fundamental principle of taxation is that it should apply equally to all people, don't you think that they should be treated so, so far as probate duties are concerned?

so har as probate duties are concerned?

A—Your should apply this principle subject to the limitations of personal law. Suppose a father dies and the son succeeds, his son has to pay a duty, but if the son dies and the father succeeds be need not pay.

Q —It the scheme is to exempt in all cases, whether the father succeeds by survivorship or the son, whit is the point? What do you mean by collateral of the decrease?

A -It means brothers and uncles

Q-If the father is living, if a man has got father and brothers, it won't go to any of the collaterals?

A -Suppose a son dies, the father succeeds, he gets the property He does not pay any tax That is the question I was discussing

Q -I would like to know the benefit accrues to the collateral.

A -Suppose it is a joint family consisting of A, B and C A's son dies, his share accrues to the whole of the joint family

Q —Potentially it belongs to the father. The unclo's share will not be affected at all by the death of his brother's son. If there are two brothers one has got a son and the son dies, then the second brother's share in the family is not affected at all?

A -It does increase

Q-How?

A -Suppose the son is alive, there is the possibility of a partition.

- Q -Supposing A and B ue two brothers and A has his son C C dies, B's share will not be affected so it won't affect the collaterals
- A —Perhans so
- Q-lou say that debts contracted by the deceased really for family necessity may be challenged to be separate debts and as such not binding on the estate and the debts contracted by the surviving members may be claimed as family debts." You will find that for debts an abitement is always given
- $A \rightarrow 1c$, provided they are family debts but suppose they are not proved to be family debts. Before you lesy the tix you must decide the question whether debts are contracted for family purposes
- Q-If the debt is found to be not for the family, an arrangement will have to be made
 - A -It is an administrative difficulty
 - Q-Such difficulties are always there even in Fugland
- Λ —I do not think such difficulties arise in England at all. Suppose a min surrenders his projectly during his lifetime
- Q -Gifts made within three years of death will be taken into considera-
- 1-Why should you introduce that principle? Suppose 1 give away my property within two years of death why should you treat me differently from a person who did likewise five years before death?
 - om a person who did likewise five years before death?

 O-I think people will make gifts just before death just to avoid duty
- A—I do not think that applies to this country. I know recently one leading lawyer made a settlement of the whole of his property during his lifetime. It was a long fide transaction. In such a case what will you do?
 - Q-It is the question of time limit there
- Λ -Why should vou bring in a time limit here. He never expected to die within one year of the settlement
 - O-You must make a hard and fast rule
- A —Simply because you want some money Suppose a Hindu becomes a sinjist there is a civil death in his case how would you charge death duty?
 - Q-No death duty is charged on such cases
- Λ —Why his property passes to his son. I therefore say these are all difficulties that do not occur in other countries
- Q -Such practical difficulties occur in all countries wherever dea h duties have been imposed and they have been got over
- A —Nost of the difficulties, do not use under Inglish Law at all. They are peculiar to Hindu I w. M. whole point is that I im objecting to be principle of this taxation. You have no right to treat surrivorship as succession.

28th May 1925.

BANGALORE

Present

SII CHARLES TOPHUNTER ACSI, ICS, President

Sir Buay Chard Mahras, GCIE, KCSI, 10M, Maharajadhiraja Bahadui of Buidnan

SH PERCI THOMISON KBL CB

Di R P PARAMIAE

Di L & Hiden, MLA

Mr C. H. MASTERMAN, I CS, Collector of Salt Revenue, Madras, was examined

Written memorandum of Mr. Masterman.

Q 51 -I accept the statement of the general policy to be followed in respect of the taxation of salt

Taxes are imposed to meet the expenditure incurred by Concernment for the beneat of all classes of the people under its rule. It is therefore, reasonable that every class of the population, however poor, should contribute something honever little to the public revenues. Salt is an article of universal consumer little to the public revenues. Salt is an article of universal consumer that the rule of the community page something towards the public exchequer. The two salt is therefore, an admirable method of ensuring that every large number of the community page something towards use an undue quantity is compared with other classes of that the tax does use an undue quantity is compared with other classes of that the tax does not piess too hervily on my puticular individual and is not unfaulty oppiessive on any particular class. Again, the salt try is an indirect tax and as such is a tax which can be collected direct fave, in 1 form which is not instructing and causes ittle protest. Salt is a necessity and consequently the consumption of it cannot be curbuiled to any great extent by an increase of the tax. The domand is incluste and is not affected by the rate of tax. This is an advantage from the point of view of the tax page and is not affected axed, as is the case in the salt, is not used in very large quantities by any individual tax page and so long as the tax is limited as it is in the case of the salt tax, to a figure which is not large enough to affect a very large proportion of the population of not use liviures, it becomes necessary to tax necessaries but in a country like India where a very large proportion of the population may not except facilities.

The objections usually taised against the salt tax are—(1) That it is oppressive in its action upon the lonest class of the population because it raises the price of salt and consequently deprives the people of the use of an article which is essential to their well being. There is, however, no proof that the poorest classes are deprived of the full quantity of salt they want owing to the tax and it does not uppear that they pay unduly for it. In the Madras Presidency with the salt tax at Re 14-0 the incidence of taxation per head of population per annum, so mly 5 annus 18 pies and the average retail price of salt throughout the Presidency is only 1 anna 0 pies per Madras measure of 120 tolas. It cannot, therefore be said that the tax is oppressive or that the price of salt is excessive. It is significant that there are vory for case of illusti manufacture of salt or of attempted

theft of salt from factories I clore duty has been paid on it, which indicates that the price of duty paid salt is so low that there is no inducement to break the law in order to get it cheaper. I urther it by no means follows that the abolition of the tax would mean a decrease in the retail price. The Government while imposing the tax take steps in various ways to see that the retail price is not unduly high. The abolition of the tax and the consequent withdrawal of all Government control would probably mean more profit for the middlemen engaged in the salt trade with no lenefit to the

- (2) That it is a bat to scientific farming. Although India is an agricultural country there is little scientific farming on a large scie. The minimersion would seem to be not that the salt tax prevents the extensive two for its manures factually in Madray sery little salt is used as manure), but that the land is in the hands of multions of small holders. There will perhaps be a new extensit the salt tax on this score when scientific farming his mode some headway but there are many more formidable obstacles than the salt tax to be got over first and in India it is certainly not true that the salt tax is one of the main of stacles to scientific farming on a large
- (3) That it hampers industries. Some industries use salt such as sorp and glass industries but it is recognised that salt required for legitimate industrial purposes should be issued dut fice. All industries which require salt do get it duts free and there have leen no complaints as to the conditions under which it is issued.

None of the above objections are very cogent. I consider therefore that the salt tax is an admirable form of indirect taxation. It is a tax of general incidence reaching the poorest classes but is not oppressive in its action on even the very poorest. It yields a considerable revenue and is comparatively easy to collect.

Q 52—I accept the statement. A tax of general incidence must be a tix on an article of food which is consumed by all classes of the community. I'ven a tax on land is not a tax of general incidence since overy one does not ont and. Salt is the only article of food used universally by all classes rich and poor and the tax is not oppressive Jecture the quantity used by each individual is small.

Other possible alternatives though neither are so universally used as sitt are betel leaves and tobacco. A tax on either of these would be very difficult to collect. In a large agracultural land like India it would be a very difficult and expensive task to prevent the illect cultivation of either betel or tobacco whereas in the nature of things salt can only be obtained in a small strip of land along the costs which it is comparatively easy to 'protect'.

- Q 53—The incidence of the salt tax in the Madras Preuden 3 may be taken to be with the solt raw at Bs 14-d 8 a, 14 8 pice 10 figure 3 calculated by dividing the anomal of daty collected on and which leaves the factories by the population. The incidence in 1922 93 the figure—As 5 18 pice—because owing to speculation by the merchants versuch much more salt left the factories than was consumed during the year. Anna 4 48 pice may be said to be the normal This cannot be said to be high though in making compart out with other countries the average income per head of population or in other words the comparative capacity to pay taxes must be taken into consideration. Five however allosing that the average income [ir head of population in India is comparatively low the rate of the said tax in India is not high.
- Q 51-If salt is to be taxed the primary duty of Government is to collect the tax imposed upon it whatever form that tax may take. Since however in taxing salt forerment her taxing a recessity of life Government have a secondary duty to perform which is almost as important as the duty to collect the tax. Government is under an obligation to see that if a people get a reprince for it.

a Government responsible f at a cheap re

would then be placed on the credit side of the public accounts and would be in her of an excise duty

Aput from the precised difficulty of interfering with many nell-established private interests at this stage, there appear to me to be some very screens objections to a Government monopoly. The whole object of a monopoly would be to ensure that the retail price was reasonably low to allow this, Government would have to make itself responsible not only for the manufacture of sith and its wholesile disposal, but also for retail sales, otherwise there would be no guarantie against profitering in retail sales, and either Government would make no profit or the retail price to the public would not be controlled. A very large Government strift would have to be maintained not only for manufacture but also to control the whole process of distribution from the factor to the consumer. This would be very expensive and it is very doubtful indeed if Government could ensure a low retail price and at the same time get any profit. I consider too that the Government monopoly of a necessity of life is objectionable on political grounds.

If, on the other hand a wholesale exist system is resorted to and Government make themselves responsible for the collection of the existence and anothing else, allowing the hienese to make what salt he likes and to sell it where and at what pinces he likes, there is a great danger of the consumer being forced to pay a high price for a commodity upon which Government have imposed a high duty and for which consequently Government are morally obliged to see that the price is not unduly high

It, therefore appears that the only practical solution is a ma media—an occise system under which both the quality of the salt made and the price at which it reaches the consumer is in some way controlled by the nutherity which imposes the excise duty. This is the system now in force in Madras under which Government control to some extent the quality of the salt manufactured by excise hierarchical by the manufacture and sale of Government salt seek to control the price of excise salt. The quection remains as to whether it is desirable to extend this control by increasing Government stocks or whether it is now safe to sladen the control to some extent by curtailing Government manufacture in which latter case the further question arises as to whether some means for customing a low retail price other than that of accumulating Government stocks and putting them on the market when necessary implications the devised or whether it is completion of hecused in whether it is completion of hecusees is not itself a sufficient sufeguard to ensure that salt reaches the consumer at a low price.

If a monopoly system is to continue side by side with an excise system an extension of the monopoly system at the expense of the excise in prime facts uneconomical because it is only advisable to put monopoly salt on the marlet when excise prices show a tendency to rise. If there is no tendency to rise it is obviously undescrible to liamper free competition which stell regulates purses by solling monopoly salt which cannot as a rule to made so cheaply as excise salt and has consequently to be soil at a loss. Thus large stock of monopoly salt are accumulated which it is not describle to sell an normal years. Eventually they become unvalended only muestion is as to whether it is worth while to mear this loss in order to grant the advantage of linium flare. Government stocks available on a them salt is identified in the mark the price of salt does not rise too high the substitute of the second when salt is identified there are us it thus, sufficient to trees and sufficient to rise and sufficient to rise and sufficient to rise and sufficient to many them seeks to ensure that the price of salt does not rise too high monopols stocks woull arise. I consider that with the further extension of salt pans over widely separated parts of the cost the danger of a had corn and parts has been minimised and that the occurrence of a national extension of salt parts with seek minimised and that the occurrence of a hadotton of monopoly wannificative altogether. I do not consider that there is a case for the extension of the system and I consular that the neconomical economical of monopoly wannificative altogether. I do not consider that there is a case for the extension of the system and I consular that the neconomical economical of monopoly wannificative altogether. I do not consider that there is a case for the extension of the system and I consular that the neconomical economical of monopoly wannificative altogether. I do not consider that the neconomical consulting the abolition of large Government stocks is not high a price t

It follows from what has been said alone that I would recommend the gradual extension of the excess extent at the expense of the monorale red tough the sails sold IV Government; a latenty in the Madras Presidence very much less than half of the total amount sold. The figures for 122-97 are—"sail sold IV Government", 2738-051 manyl. "Sail sold be cause

beensees", 8 563 401 maunds. Generally speaking I would recommend the abolition of monopoly pans and their conversion into excise wherever there is excise salt in the same locality. This would leave as monopoly the Funore factories where there is no excise salt to compete with the monopoly I more ractories more tree is no excessing to compete with the monopole said and had been small monopole factories as harmal dam where the sait is made for a special jurpose, in this case for supply to the French Government. I consider at a liveble to retain Finner as monopole because it is idestrable to have one fairly large centre of Government stock for emergencies. The contession of other existing monopoly pass into excess does not necessarily imply the entire loss of control by Government over prices to accumulate stocks every very whether they want them or not in converting nonopoly larks into excess by would less out the right to manufacture under what is known as the modified excise system with a clause whereby Government have a lieu on a certain percentage of the salt manufactured which, if it is wanted the licensees are bound to sell to forernment at a fixed price. If this system it is unnecessary to accumulate large Government stocks, whereas, if necessity arises, Government can always have at its command a stock of salt if it becomes necessary in any particular place to lower the price of excise salt on an occasion for instance, where owing to the failure of one of two licensees one particular I censee is left in the position of a menopolist

The gradual conversion of monopoly into excise on the lines indicated The gra had contention of monopoly into excise on the lines indicated above would not in the Madras Presidence constitute any great revolution. There are now only 6.016 acres of monopoly pans of which 15.27 are at Pinnore Of the ladance of 2.523 acres. The 90 acres for special supplies which leves a bilance of 2.038 acres. The 90 acres of monopoly pans at Maray can no longer be worked as the factory has to be closed owing to the harbour works and Government have approved of the conversion of the 162 acres of monopoly pans at Kanuparti into modified excise. There remain 1.86 acres for convenion of which 667 acres are, the monopoly pans at Ganjam which have not been worked for the last four 3 cars

While recommending the gradual conversion of monopoly pans into excise. I would not relax the control already excressed by Government over the production of a pure salt both in excise and monopoly factories Government is responsible for seeing that the public gets a pure article and I consider that this object can be attained by a thorough system of laborator, tests and of brine tests in the factories and the strict refueal to store or let out of the factor; nmy salt which does not pass these tests I consider that this can be done without undue interference with an excise becasee's method of manufacture and the manufacture of that kind of salt so long as it is pure which is best suited to meet the demand of the market which it supplies

Q 55-ts already stated I consider that it is one of the primary duties of Government in imposing a duity on will to see at the sailer time that the article reaches the consumer it a recompile loss price. I have also stated in inswer to Q. 51 that I believe that the competition to sell their sail tetween different hecasees is one of the most effective means to present a high retail price. If then I'y large scale manufacture is meant to manufacture of sail in a very few selected areas in a very small number of capitalist hecasees small enough in numbers to be allo to combine and create a monopoly, then I should certainly consider that this state of affairs would be a proper ground for the extension of the Government monopoly because the cleinent of competition to regulate prices would be absent and Government would be obliged to step in to break up a private monopoly family in the sail of the article mands ingult be before in these would be no guarantee that of the article much in part of the article much in part of the article much in part of the profiter and instead of reducing retail prices exturbly have them duties of Government in imposing a duty on salt to see at the same time

A less extreme form of large scale manufacture would not however I consider be a good ground for extending the Government monopoly So long as the number of licensees in each factory and the number of factories are sufficient to ensure competition, I see no necessity for the monopoly on account of a substitution of

extent for the production by a very large scale manufacture to this extent would in all in of the cost of manufacture and so long

as the element of competition between the manufacturers is not eliminated

by too restricted a number of manufacturers, there is no reason to suppose that the retail price would rise. It should under the ordinary laws of competition fall

The question is a hypothetical one I am asked to state whether, supposing a certain state of affairs were to exist, a certain course of action would be desirable. I therefore refrain from comment both on the truth and on the desirability of the hypothetical premises, both whether I consider that large scale manufacture would result in cheaper and purer salt and also whether, supposing that it did, it would for other reasons be a desirable state of affairs.

I have taken the word 'cheaper' in the question to mean 'cheaper to produce,' not 'cheaper for the consumer'. If the latter meaning is given to the word, then I would deny the truth of the hypothesis. It does not necessarily follow that large scale manufacture in its extreme form would mean a cheaper article for the consumer and if in a more limited form, large scale manufacture did result in a cheaper and better article to the consumer, then there would be no ground for Government interference which seems to me to be undesirable for other reasons.

It seems to me to be perfectly reasonable to argue that, even assuming that large scale manufacture would not have the price of sit, large scale manufacture would not have the result, for the simple reason that Government is not and ought not to be a business concern. The primary object of a business concern is to make a profit. The price at which the consumer gots the commodity with which the business tolds is fived by an increase adjustment of supply and demand regulated by the competition of other suppliers. Matthet the welfare of those who help to produce the commodity suppliers. Without the consumer enters into the excludation of the business energh in State of the consumer enters into the excludation of the business recept in State of the consumer enters into the excludation of the business recept in State of the consumer consumer. It is therefore members whole population whether producers or consumers. It is therefore members upon Government to interfere on behalf either of the one or the other thought of the consumer cannot, and should not, assume the dula role of a profit maker or of a protector of the interests of the individuals who produce and consume Littler the profits will become negligible or Government will have to abrundent the role on which its existence deemeds when the supplication is the solution of the other business to the profits which produce and consume Littler the profits will become negligible or Government will have to

Thus I would encourage large scale manufacture as tending to reduce the price of salt, so long as the manufactures are not allowed to become so testreted as to eliminate competition but I would not advocate large scale manufacture by Government because J do not believe that manufacture is Government would tend to a decrease of the price of salt unless Government were content to force of the review which they now get from the duty and because I consuder a Government monopoly of an article of universal consumption to be objectionable in itself

Q 50—It is undoubtedly prima furie desirable that India should be independent of foreign countries for her supply of those necessities which can be supplied by the country itself. Salt is not of these necessities and there is no doubt that that quality of salt which is in demand in various parts of India could be supplied by India herself. It is not because a salt suitable for the Bengal market cannot be made in Vadras that Vadras salt toes not full a market in Bengal but because in mopered salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot compete with the salt is so cheepen Bengal that Vadras salt cannot be such transport charge by a compulsory leaving of the railway rates for the property of a calt in finat would be in the long run a poles of robust between the late of the salte method in the long run a poles of robust between the late of the salte method in a more of the salt in order to benefit the would be unfair to the Bengal consumer. The argument is—"Why should the lingual consumer have to pay more for his salt in order to benefit the industries of other provinces", for it is doubtful, since imported salt now pays an import duty or salt. If, however, a hory-salted view is vision of the sattestion it is doubtful if the Bengal consumer over a long series of series of the would pay wave for his salt that he does now. The lingual pays the precarous Not only did the would pay wore for his salt in order of the supply in the would be refer it in my be presumed that strike will

be comparatively frequent over a number of years. On all such occasions there is a dearth of adequate supplies of salt in India because manufacturers cannot budget for a demand which is so uncertain. On such occasions salt is series, the pince uses and the Bengal consumer has to pay very much more for India salt than he would if his regular supplies came from India. Thus, over a number of years allowing for the probable stoppages of imported salt, it is very doubtful if the Bengal consumer would pay more for his salt than he does now. Of the other hand, instead of a precuruous graph, he would get a steady and the suppliers would know a deather he had much which there were the salt of the property of the prope

O 57 -The question of the acquoing results of sifting has to be considered in close connection with the question of the retail sile of light wait by measure The argument of those who would mobilit sifting is something as follows --In order to make his profits the retail trader wants light salt, the wholesale merchant therefore wants to get light salt from the factory in order that he may have for sale the kind of salt which the retail seller will buy, the wholesale merchant will only buy light salt from the factories, the heensees therefore in order to supply as much light salt as possible will silt their silt and only the light silt will leave the factory, the heavy sult remaining after sifting will be unsalcable. Now so I in as the Government revenue is concerned this process will not affect it since the Covernment revenue is derived solely from the salt which leaves the factors But such a process it carried on universally would result in a rise in the retail price of salt. The licensee would be selling only a part of his manufacture, thus in order to pay for the cost of manufacture of the whole he must charge more for the part which he can sell, the wholesale nerchant will have to pay more for his salt and consequently the retail merchant will have to pay more and eventually the consumer will pay for the extra evpense of manufacture. Thus if this process was carried on and the meichants did inly think

it has the rnment to ige extent Noi as a

rice he likes to ask for it Public opirs themselves prevent anything of the
to pay more to light salt they would
a cheaper pine. There would not be
us demand who would be able to buy
ories. The sellers of light salt after

sifting would soon find their business decreasing and would soon find that the process of sifting was not profitable. Thus in practice I see in necessity to a general probabilition of sitting though I would return the right of Government to refuse applications for sifting in particular cases.

Actually at present siting has only been permitted in two places in the Madris Presidency and applications to allow it have only come from these in it is the heavy small grained and at Sumadi the Ireasee has wants the heavy small grained

Q 53—It cannot be denied that theoretically it is desirable that salt should be distributed to the consumer by the same standard as that by which the duty upon it is leviced. As in the case of the duty the standard is one of weight, it is desirable theoretically that salt should be sold to the consumer by weight

In practice, however, there is nothing objectionable in the practice of retail sale by measure unless it can be shown—(1) that the system of retail sale by measure energings the manufacture and sale to the public of light sail by measure energings to the public of light sail contained to the continuer for a certain sum of money gets less sodium chloride if that the container some certain sum of money gets less sodium chloride if the sale measure certain sum of money gets less sodium chloride if the sale measure container.

Weight, (3) that the retail sale of salt by measure enhances generally the cest of salt to the consumer.

The practice of lethi sale by measure undoubtedly encourages the manulature of light salt but it has been proved that just as pure a light salt can be made as heavy silt and that light salt is not intrinsically worse than heavy salt irrespective of the method by which it is sold to the consumer 1 do not therefore consider that the hist proposition can be substantiated

With regard to the second pioposition, it is perfectly true that a measure of light salt contains less sodium ciloride than the same unit of leavy salt the cerson being that in light sait the grams do not be so close together so that the consumer part is more space between the grains than he would if he were buring heavy salt more space between the grains than he would if he were buring heavy salt when he grams he clo or together it does not, however, tollon that the cusumer for the same amount of money would get more sodium chloride; if the cusumer for the same amount of money would get more sodium chloride; if he makes he sold to him were doled out to him by neight than if it need doled out by measure. This is the less than the same amount of he makes him profit yealing a light sail by mersure or measure and he makes his profit by selling a light sail by mersure which he he bought by neight he would make man profit that if he was forced to sell by neight he would make me either one with he bought that unit, that his profit would be the same in either seas and the amount expended by the consumer would actually buy the same amount of sodium chloride in either case for the consumer has been amount buys light sail by measure he pays for the retail trader's profit by not so the consumer pays, when the consumer buys by weight, he pays for the city of the sum which the consumer pays, when the consumer by by weight, he pays for the net all trader's profit by not more than the money which the trader paid to buy that same unit of salt is little more woulding objectionable in this stite of affairs so long as it is admitted that there is nothing objectionable in this stite of affairs so long as it is admitted that there is nothing objectionable in this stite of affairs so long as it is admitted that

It has been argued that, because the retail trader likes to make his priorit by selling light salt, he forces the consumer to consume light salt whether he wants or not. There seems to be no real proof of the tritle of this statement. If the consume generally wanted heavy salt, he could have it, but in order that the retail trader might get his legitimate proble would have to pay more for it though he would set more for his mone it seems to be true therefore that retail sale by measure encourages the sale or light salt, but it is not true that light salt is itself necessarily but silt or that the consumer owing to the system of retail sale by measure, is located to but the sort of salt which he does not want.

sale by weight for sale by measure are are certum practical objections to doing hazar but in tery small quantities—a man could not weigh out such small have the time to adjust his scales and each of his consumers on dem ad. Nor

nould the buyer list min to us so. He likes to see what he is buying and would evricanly prefer to see a measureful given to him for his money where he is actually see if he gets full measure than to have his saft woghed in scales of which he has no means of Inowing whether he worklis are convinced that the safe of saft hy weight in the large workline. I min convinced that the safe of saft hy weight in the large soler nould have more scope for cheating the consumer than he has now hother point worth hy of consideration in this connection is that in wet weither saft weighs very much more than in dry weather. Thus if the standard of a fair price is to be taken as the price for a certain weight in dry weather, the public will be cheated in wet weather.

Q 50—It follows from what I have said in answer to Q 53 that I am not in favour of opening Government depots. Generally specifing Government interference in distribution is I conside, undestrable It is true that the opening of Government depots might have the effect of cheapening the price of salt for consumers in the interior district. It is also true that I consider it to be incumbent upon Government to see that the public gets its saft at a reasonable price. On the other hand the primary duty of Government is to collect as much resenue as possible from the sale of saft always keeping in mind that the price to the consumer must not be unduly high. I do not see that any obligation is laid upon

Government to make the price of silt the same in the interior as man the factories at the expuse of the public revenues (for that is what the establishment of Government depots amounts to) so long as the price in one interior is not untually high which do not think in the silt of t

In normal times, therefore I see no justification for the establishment of Government depots with a new to refuse itstall prices in the interior at the expense of the Government resenue. In a crist such as the War, the establishment of such depots may become necessary but I consider it to be uneconomical and unjustifiable to high-late for the occurrence of such an eventuality.

- Q 90 Generally speaking it is doubtful if Europe in methods of denaturation small be effective in India because the Indian poor would probably eat salt which would be considered quite uneatable in Europe it they could got it decaply. The main objection, however, to employing French methods of denaturation in India is the probable cost of the processes specified.
- Q 100—by the separation of the combined Silt and Abhari Departmust took effect only from lost April, it is early to dogurative in the result
 of the separation by the separation of the separa
- It is pushable that the salt establishment will cost less than the one-bird share debated to Central in the combined department. The actuals for the first four months after the separation were Rs. 4 27,006 as compared with Rs. 4 46,774 being one-third of the actuals for the corresponding four months of 1927-24. There is thus a decrease of Rs. 18 778 in spite of the fact that an unusual amount was spent in the cult mouths of the separation on trivelling allowance owing to the number of transfers necessitated and in spite of the fact that some Excise Officers diese their pix at Salt Treasuries in March before proceeding to their new excise stations.

It seems probable that a combination with Customs would not conduce to the efficiency either of the Salt or of the customs department and I consider a combination with Inconset-ax impossible the inconset-ax department being a growing one for which a separate provincial head seems necessary.

Note on the question of light salt, sale by measure, sifting, etc., by Mr. Masterman,

I The wholesale merchant in order to have one maund of salt ready for sale spends the following amounts --

			-		••	•	
Cost price (cost of manufacture)					0	4	0
Duty	**	•••				4	0
Gunnies, transport, etc	•	**	••		0	8	0
			Total	•••	2	0	0

This I maund of salt, if it is moderately light, will contain 25 measures

The retailer sells 1 measure for Re 0-16

From 25 mersures, he will get Rs 2-5-6 .

Middlemen's profits are therefore Re 0 5-6

N B —These profits have to be divided between the wholesale reachant and the retailer

(2) If the salt is to be sold for inland the trusport charges will mark use and consequently the retail place will be higher.
II If the I mained of salt is exceptionally light, it may contain 30

measures

The wholesale merchant still has to spend Rs 2 to get this mound

The retailer still sells I measure for Re 0-16

I rom the sale of 30 mersures he will get Rs 2 13-0 Middlemen's profits are therefore Re 0 13 0

profits

Now very much more self continuing only 25 measures is sold than eath continuing 30 measures. Consequently the average middlemen's profit on the salt sold is less than $\frac{12-b}{2} = nmns$. It may perhaps be put down it is made. Now supposing this 1 mained of all was sold in the bright weight instead of by measure. The consumer must still pay for the amount expended by the wholes le merchant in the first instance plus middlemen's

I or I maund of salt he will therefore pay Rs 28-0

Thus in the first case he should pay for the weight of one measure $\frac{R_8}{2.8.0} = 10^{-0.3} \, 7 \, \frac{1}{5}$

In the second case he should pay $\frac{\text{Rs } 28-0}{30} = \text{Re } 0-1-4$

Thus, in the first case the consumer sams, own g to the fact that salt is sold to him by measure, while in the second case he loses

So long as silt is sold by incisure in the livral the profits of the middlement are not constant but differ according to the nature of each particular unit of silt sold. The retailer can alread however to sell silt of average neight cheaply, because he looks for his extra profits in the exceptional cases where he can get exceptionally light sail to solf

The consumer on the actingo is not subset bing an under amount towards middlemen a probe He risa lettle less than he should for saft of average weight and a little more than he should for exceptionally light sail the more trequent, though smaller, guns make up for the greater, but less frequent, losses

The point is that whether sail is sold by reasure or by weight in the house, the constant must pay for the middlemen spirold. If it is sold boars, the constant must pay for these profits to getting a lette for sodium chloride than the amount of sodium chloride which the wholesale increlant bought for the same amount of money. If it is sold by weight, the constance pays for the same amount of money. If it is sold by weight, the constance pays for the separate by getting the same amount of sodium chloride as the wholesale increlant lought but he (the constant) pays a little more for it.

SIPTING

for 1 manual of sait the wholesak merchant will still pay Rs 2. Now if he sifts this 1 manual of sait, he may get 1 of a manual of large grained sait containing 30 me sures to the manual. That is to say, this 2 of a mall contain 1 x 30 = 221 measure. The other 1 of a manual will be useless.

The consumer still has to pay for the original cost to the wholesale merihant (Ba. 2) whis middlements profits (8 anna). If this 221 measures is sold at Re 0.145 per measure in the bear it will fell be 2.17, and it is clear that the middlemen won't jet their usual profit. It must be sold for at has It 0.0-19 in order that the middlemen mer make their usual profits. Thus the process of safting must raise the retail price of saft. The argument is exactly the same if the saft is safted before it haves the factory or even before it is stored. Then the wholesale merchant must pay for

2 of a maund of salt the cost of manufacturing 1 maund. The wholesale merchant will have to pay more for his salt, and the retail price will consequently rise

In Madras sifting is not done and this does not seem to be due to prohibition of the practice, but simply because it would not pay. If it was done, the result would be something as follows —

Light salt would be sold in the bazar, but above the ordinary price. The consumer who does not care very much within limits if the salt is light or heavy would find be could get unsitted salt cheaper Consequently the demand for sitted salt would get less and less owing to the competition of the sellers of unsitted salt.

In Bombay sifting is ordinarily done. I believe that this must raise
the ideal price of salt above the price at which salt would be sold if it was
not sifted. There is therefore a case for prohibiting the prictic.

The number of sifting in Bombay appears to be however the grading

of salt in order to suit different markets. If therefore the consumer owing to the practice of silting gets the sort of salt he likes then it is equitable that he should pay slightly more for the luxury of getting exactly whit he wants and no very strong case rimains for problibiting the practice

One argument used in favour of prohibiting afting in Bombay is that it fosters an unconomic competition of Bombay will with Madras sait. It is the state of the consumer is fruit for transpot charges unnecessarily. I do not believe bonever that it is the process of sifting which enables Bombay sait most compete with Madras and in Madras. The process of sifting which enables Bombay sait to compete with Madras and in Madras. The process of sifting which enables Bombay sait to compete with Madras and in Madras. If there is any competition, it must be due to some other factor which makes the cost of manufacture in Bombay less than in Madras and matter of fact however, Bombay sail is not competing with Madras and texept in those districts of the Madras Freeduces which are never the Bombay sources of simply than the Madras sources e.g. the West Coast districts. Here it is economically sound that Bombay sail rather than Madras will should be sold. No Bombay sail has come into the Madras (city) market in any appreciable quantities since 1916 in that year it cume in as the Madras slocks were leing depleted to meet the Bengal market and Madras will was consequently being soil at a price far above its real value.

Note on supplying Bengal with Madras salt by Mr Masterman.

There are two main is ues with regard to this question-

- (1) Is it possible for Madras to supply the Bengal market?
 - (2) If it is possible is it desirables
- (1) Numerous experiments have been embuted in Madras to discover whether it is possible to manufacture in its Prescheng a quality of salt suitable for sale in the Bengal market. It is unnecessary in this note to examine these experiments in detail. It is sufficient to state that the experiments have presed that a suitable kind of salt can be made in this Presidence and alliwing for the increased cest of making small quantities, that it can be made as cheaply as the kind of salt ordinarily solid in Madras.

Whether this kind of solt can be table in sufficient quantities to sup it the Height market is a mon-doubtful question and it is a quiest in which raises a number of important issues. Bruglie speaking about 140 lakks of naunts of solt are consumed in Bengal annually. In order to test the ordinary Malrax det at a allowing for the part of about 1 lakks of naunds of Bonday salt into the Madrax Presidency, for the normal expect of Malrax salt of about 1/2 lakks of naunds marrie to the Central Previous to Orio, a and it is than beater and for waitage after manufacture at a known of guarrier of about 1/2 lakk of manufacture and known of salt manufacture or an about 1/2 lakks of manufacture or a known of salt manufacture or an account of salt manufacture.

than it is in those in the south Consequently, the annual average yield per acre is less in the northern factories than in the southern and this fact is quite interpretive of the nature of the soil or the quality of the brine supply in particular factories. The average annual yield per acre in the southern factories is about 1,277 maunds, in the northern factories it is about 761 maunds. As however the extent of land under salt cultivation is greater in the north than in the south, the average and the south of the south of the south of the average and the south of the south of the average and the south of the south of the average are the extent of the south of the average are the south of the average and the south of the south of the average are the south of the

annual yield per acce throughout the Presidency is less than 21 t works out at about 950 mainds per acre. Thus, on this basis in order to supply 120 halls of mainds, which is the notinal Madius demand 12 632 acres of Irind would have to be cultivated. Actuals, correspond fairly closely to this estimate. In 1923, about 130 lakes of mainds were main factured and 13 263 acres were actually cultivated. In order, therefore, to supply the total Madius and Rengul demand of 200 lakes of mainds were main factured area as opposed to the cultivated. In the existing factories the cultivated area are proposed to the cultivated area rater deducting the area occupied by buildings channels bunds paired paths etc. is 1,112 acres. Thus the acres of which could be cultivated, but is not at present cultivated is 7849 acres. It must be remembered, however that a large portion of this area has already been given up, as it has proven unsuitable for various reasons such as the proven and the factors of the supply the Bengal demand as well as to satisfy the ordering the constitution of the factores of the such of 10 733 acres would have to be made reads for saft cultivation and not factores of world have to be made a cold for saft cultivation and not factores of saft manufacture along the coast has been examined. It must be remembered too that it would be an expensive bursess and would take time

If then a sufficient quantity of that kind of salt which the Bengal consumer will buy can be made in Madras the next question to be considered is as to whether this salt can be sold in Bengal Clearly, it could not be sold unless it was chaper or at any rate as cheap as imported salt. There seem to let know any of insuring that the price of Madras salt should be less than that of imported salt (1) by increasing the price of imported salt which can only be done by enhancing the duty on imported salt and (2) by granting concessional tates for the transport in the rate of the following the salt with the price of Madras salt was salt as cheap as compared with the imported salt which comes in to a very large extent at ballest rates. It would probably be necessary to use both methods in order to insure that Madras salt was sold as cheaply in Bengal is imported salt into the capable of the property of the salt was a sold as cheaply in Bengal is imported salt into the capable of the salt was a sold as cheaply in Bengal is imported salt into the capable of the salt was a sold as cheaply in Bengal is imported salt in the salt was continued with conditions in Calcutta that difficulties as to gold accommodation etc. would disappear with the break mag up of the Calcutta rang of neithants factorised in imported salt.

My conclusions with regard to the possibility of Madras supplying the Bengal market with salt are therefore—

(1) It is possible to male in Madras a kind of salt suitable for the Bengul market

(2) It is possible, though it would take time and cost money, to

male a sufficient quantity of this kind of salt

(3) It is possible to sell this salt in Bengal if the competition of

(3) It is possible to sell this sait in Bengal it the competition of imported salt is stopped by a high import duty

(1) It is jossille to sell this silt as cleaple as imported salt is now sold in Bengil of transport concessions are given

(2) If then it is possible is it also desimble?

Three reasons are usually given to show alig it is desirable-

(1) It would encourage Indian industries

(2) The Bengal consumer would get a more certain supply, un interrupted by I urof can erries such as were and strikes in the shipping or coal trides.

(3) Calculated over a number of years, the Bengal consumer would get his salt cheaper. He might have to pay a little more for his salt in normal years, but would have to pay far less in abnormal years, when the imported supply is stopped and the price of Indian salt is high, because stocks are low, manufacture in the previous year having been restricted to the normal demand

On the other hand from the purely economic or taxation point of user, it is doubtful whether it is devirable that Madras should supply Bengal with salt. As matters are at present, Government get per unit of salt the same revenue from imported salt as from Indian salt, the import duty being equal to the excise duty. If then Madras salt took the pluce of imported salt in Bengal Government would get exactly the same revenue from salt as they do now. On the other hand, the expense of collection would have to be nearly doubled. Not only would there be the capital expenditure of bringing these factories into being but there would also be a large recurring expense on the upkeep of the factories and on the guarding establishment. On the other sade of the account there would be only a small saving on what I suppose is a very small customs establishment in Cilculta. From the tax collectors standpoint them the proposit hat imported salt into Bengal should be stifled by the imposition of a leavy import duty, and that Madras should supply the Bengal demand in configuration of the population and consequently to an increase in the green-religious property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expensive property of the population and consequently to an increase in the strength expenses of the secretary property of the population and consequently to an

I have not mentioned Bombay in this note, because I do not know if it is possible in Bomlay to make a kind of salt suitable for the Calcutta market nor what quantities it would be possible to make It must also be remembered that it would not be so economical for Bombay to supply the Bengal market as it would le for Vadras because transport from Bombay must necessarily be more expensive than from factories in the Vadras Presidence north of Vadras II lowever Bombay could supply say half of the Bengal demand then the problem of the quantity of supply so far as Vadras is connected becomes easier of solution but I do not that that the nature of the arguments which I have used is affected

Mr. Masterman gave oral evidence as follows -

The President Q-1ou have sent us three notes

A -Yes

Q —In your statement on page 531 you say that there is no proof that the powerst elisses are deprived of the full quantity of salt they want awing to the fax. Here you any feures to show what is the quantity required for health and what is the average consumption per head in the Presidency?

 $\lambda = \!\! 1$ one g t some figure to show what is supposed to be necessary for each person

Q+I thick 16 lbs is the usual estimate of the requisite arioint. The Malras consumption according to your figures is about 21

Q —Can you describe the method by which you arrived at that figure A —It cannot be accurate but the method is to take the amount of salt which goes cut of the factors each year and drade at by the population, taking into account roughly only the population which consistent Marka salt (aid not Bomba salt) and I aring out of account salt which is exported out of the Presidency, whill be I be according to the production of the factors of the problems of the production of the providency which is exported out of the Presidency, while it is visit or by rail

111-10

Q -A great deal of salt might go out from the Ganjam factors by road would that come into account?

A-les, because no find out as nearly as possible how much salt is exported out of the Presidency

Q -Could you send us a calculation sheet* showing how the figures for last year are arrived at?

A -Yes

Q -Have you studied the calculation for other provinces?

 $A \rightarrow No$

Q —There is an amazing variation (from 7 lbs to 28 lbs) between provinces in the consumption per head

A — In any case, you do not get an accurate consumption per head, because all sait that leaves the factory in one year is not consumed in that year, therefore there must be considerable inaccuracy.

Q—But the fact that similar sets of figures show that in one part the consumption is four times that in another suggests that there may be a large illect supply of salt in other parts

A -Yes

Sir Percy Thompson Q-Would not there be a difference in the consumption of salt between rico-caters and others?

A -I think people who consume rice use much more salt than those who

do not take rice The President Q—The difference between Bombay and Wadras needs some explanation

A -I am afraid I cannot remember the figures for Bombas

Q-lou say. It is significant that there are very few cases of illicit manulature of salt or of attempted their of salt from factories." In the cirrly days of the department I think there were as many as 10 000 cases

A -I believe so

Q —It is not purely a matter of the duty alone, it is also a matter of obedience being secured to the fiscal law

A - There would be more cases now, if it was really felt that the price of salt was high

Q — Tro pretty elaborate precautions tal en as regards illicit manufacture? A — Tes the even so very little crime is discovered, although there are still opportunities for illicit manufacture in spite of these precautions.

do not think illust manufacture takes place now

O -l or instance, you have a very large preventive staff for patrolling?

A -Yes, it is fairly large

Q-Would you describe the process of guarding? Would it be at all east for a theft to take place from a factory?

A —There is a fence all round the factory of prickly pear or barbed wire and the whole factory is patrolled. The circuit of the factory or patrol path is divided into leats and the place is patrolled by night. The patrols are checked by superior officers.

*Consumption of silt per head of the population in the Madras Presidency and Indian States within its borders during 1023-24

	Mde
I Total salt leaving Malras factories	 10,189 0.7
Defact will experted out of the Previously	12,658,156
Delice Bitterprise	(1) 10 771,750

O -How long is the salt which is scraped up allowed to remain on

the ridges? A .- That depends on the concessions given to factories, some are allowed to dry it longer, as a rule, it is taken to the drying ground after remaining on the ridges for two days. The concession of allowing it to remain on the ridges longer is only allowed in those factories where the outer fence In the old days it was not allowed to remain on the ridges after ie strong sunset

Dr Hyler Q-How many factories have you got to guard in the Presidency I think there are 65 working

A -- That is about right

Sir Percu Thompson O-Have you a number of licensees at these factorine?

A -- Yes at most of them there is a great number of them

() _Is I more different from other factories?

A -- It is a nonopoly factors

Q -In the other type of factors where you have a number of ficensees is it the case that they simply pay the duty and can then sell salt anywhere?

A -After they pay the duty and get the salt out they can sell the salt where they like. The nerchants are required to declare its destination I com the drying ground the salt is weighed and stored on a platform

The President 0 -Is a licensee allowed to store his salt senarately? If a becase has enough salt to make a whole heap he gots his own heap otherwise at as in soint storage

That is so

Sie Percu Tl pr n O -Wlit do you nean ly joint storage?

A —In one hope there may be salt of more than one homes. It is known by much salt in this heap belongs to a particular hierasce but when the leap is outturned and the salt sell, each particular hierasce will not necessitable selling the salt seraped from his own pains.

Q-The platform in which these lengs are stored Ins an inner fence round it and there is only one entry through a cate which is cuarded

1-14

The stuff is wearled into store and weighed out?

That is so

I very difference between weight cut in an I weight cut out has to be accounted for?

10

Sir Peice Tl. 18 2 Q. Il was the price which Germant pay for salt at I in re deterr med.

1 - It is deterribed by a calculation of the cost of parufacture and a small inft to the lotter to all well fr

Q Who determent the price. Don the Guerrett say least all emetature from at out at louth a rate.

١ 11 pre r find to Granitat It a card the Latinus Is it west are prive

A - It is a cut rars prefreal r with the attraction year to tear tiles after !

S 1 2 (1 S 7) gan Q At 1 to the face are Greener t 1. where that the transmission of the rest pro-In div

1-10

Q. D. v. a tale 21. or present explication in practical and 4f 24 13

A -1 14

Q-You can make a light salt or a heavy salt at will be using different processes?

A -les, within limits The nature of the soil and the situation of the factory also affect the weight of the salt

Q -Is there are difference in taste between the two? Do some people prefer light salt and some heavy salt?

 Λ -I very much doubt if there is any difference between the two in taste

Q -Do people ask for a light salt or a heavy salt?

A -Not at all I do not think they mind

The President Q -Don't they say they want red salt or black salt?

A — les in some parts they like what they call 'black' salt

Son Percy Thompson Q—In other words, given the colour and the amount of sodium chloride they like they don't cate if it is light or

heavy?

A—No within limits the ordinary consumer does not care whether the salt is light or heavy.

O -- What is the point in making light salt?

A -It is easier for the merchant to make his profit if the salt is light

Q -Because it is sold by measure?

A—Yes, because the merchant gets more measures out of the quantity of silt which he has bought by weight. The consumer would pay excely the same pine to an equal archit of heavy with the would not be stiffed because he judges by looking at the quantity, and it would appear to him that he was getting less salt for his money.

Q-I do not see where the merch int gets any advantage. Suppose the consumer would pay 6 innay for heavy salt. If the salt was half as light, he is not getting as much salt for his money. If he only pays 3 annay the merchant will not get anything more out of the light salt than out of the helys salt.

A — Quite true but the consumer would certainly imagine so long as ask is sold to him by measure that he was not getting double the quantity of salt for his 6 annus as he was getting for his 3 annus. The merch int does not really gain by selling light sult. Its hopes however to make a big profit somewhere by getting particularly light salt because the retail price cannot change with even small variation in the number of measures to the manual. The consumer does not actually mind within limits whether he has light or heavy salt.

Q-By doing down the consumer he is going to make an exceptional profit?

A.—The consumer is done down when the merchant gets exceptionally high said but the consumer may gin a little (i.e., the merchant man in make his normal profit) when he gets a nather heaver said than usual because the retail prace cannot be changed for each small variation in weight Generally speaking the fact that the merchant is able to get a number of measures out of a certain weight of sail keeps down the price of sail

Q -But it won't keep down the price of a given quantity of salt

The President Q -You speak of competition between two Madras factories?

A -Yes

Q—Let us take a case where you have scientific system of grading soft Suppose, you have four grades containing 18, 51, 69 and 66 measures to the large repetitive. Suppose also you have a ring which controls the prices in a particular year and sends out consistent to the nirelet at the heavy soft selling in that market at R. 3 a bag give 64 measures. The ring would at one send down to that market sail of grade 1 which gives 60 measures and sell it at the same price i.e., R. 3

A -They will gain a little more than before and the consumer will lose

O -There will be no competition in this case

A -That is the full of the ring. If there had been no ring, a competitor would come and sell heavier salt cheaper. The man with the lighter salt would then have to reduce his price, and forego his extra profit of he would be unable to sell his salt.

Sir Percy Thorpeon Q —We must assume that he selling salt of grade 2 (54 messures) the man is making a fair profit but when salt of grade 3 (60 measures) is introduced the metch at makes more profit because he sells more measures. What is the man with the salt of 54 measures going to do?

t — He will probable have to sell a little cheaper and make a little less profit, if he is going to compute with the man who sells the salt of 60 measures. The man who makes the profiteout of the 60 measures salt is braking an undue profit.

Q-But the man with the 60 measures salt can always undersell the man with the 51 measures salt, assuming that the cost of production is the

A -- les on the supposition that he can always be certain of getting the saft with 60 measures and at the same pince as the man who has saft with 51 measures. Then in that case saft with 60 measures is the normal saft of the market and the retail pince of it will be fixed by the cost of production than the profits of the merchants.

The President Q—Push it down to the actual cost jlus duty. While the man with the sait of 54 meisures will be selling at actual cost jlus the duty, the man with the 60 measures salt; satil making a nofit?

A -- Yes

Sir Perci Thoripson Q — Let us suppose that these additional measures are got by siting. If you agree that the price is determined by cost of production flus normal profit how in the world can cost of production flus normal profit on sifted salt be less, than the cost of production flus normal profit on no sitted salt.

A -Ouste so In the sifted salt the cost of production is more

Q —Therefore if the long run the price to the consumer will be more A—Yes that is to say the cost of production for the num who hasn't the sittle said (i.e. 54 measures) will be less he can afford to make a profit still lut the sixty man in order to get his profit must charge more because his cost of production is more.

because his cost of production is more

Q—Does it necessarily follow that he can undersell. Let us suppose
that the difference letween 34 and 60 is 6 waste if they sell at the same
price they make the same profit

A -That is true there is probable very much more waste

The Prevalent Q - vormally the all round rice if six in any market in which sifted salt is on sale is higher than it need be

A -Certainle

Dr Hyler Q-I find the measures for light salt to be 52 and for heavy salt 42 measures. Obviously if the price of salt is the same the nam who selfs salt of measures 52 gets more money.

A —\e. but these are extreme cases. The man with the 42 salt can t afford to sell at the same price as the man with the 52 salt. To get his I rofit he must charge more. At an enhanced price he will robal it to unable to sell his salt and he will be direct out of the market. Ordinarly homever in a particular market different salts will only differ in weight 13 too of three measure.

Q-In the other case the man will be forced to raise his price the man who manufactures heavy salt weighing 42 measures does not sift?

t -I am assuming that neither the 42 nor the 52 salt is sifted. If the 52 salt is sifted and the 42 not sifted the cost of production of the 52 salt will be more and the merchant cannot afford to undersell the 42 man even though he gets more measures out of his salt.

The President - Madras has occa ionally made spasmodic efforts to sift, but it has never succeeded, in Bombay salt is graded, what the merchant

asks for is salt of grade so and so In Madras the first thing done when a heap is opened is to test it by measure and see how many measures come to the bag

Sir Percy Thorrpson Q —Is it not a fact that a particular grade depends on two things first of all, the natural lightness or heaviness of the sait in manufacture, and, secondly, the measure of the sieve through which it is sifted?

A -les but the second process is not done in Madris It must add to the cost of production and therefore to the retail price of salt

The President Q—In answer to Q 53 you say "The incidence of the salt tax in the Madras Presidency may be taken to be with the salt tax at Rs 140, As 448 piece. This figure is calculated by dividing the amount of duty collected on salt which leaves the factories by the population"

Q-You say Government is under an obligation to see that the people get a revouchly pure uticle and that they do not pay an unduly high pure for it Clearly one method of achieving this double object to make sait a Government monopoly And you say I consider too Q -You sw that the Government monopoly of a necessity of life is of jectionable on political grounds ' You object to State socialism?

A-les, that is the fundamental objection

Q -But do you object to State socialism as exhibited at Sumbhai. Kharuzoda etc ?

A -I do not know about the conditions there. But why I object to it is this firstly it will do an is with private enterprise and consequently affect the prosperity of the people infavourably and minimise then general expansis to pay taxes secondly it is impract cible. The salt trade is quite a hig thing in Madras. I do not think it is practicable now in Madras, because you have got too many vested interests

Q-Would you agree that in that half of India where salt is a monogoly, prices are lower and steadier than in the other half?

A-That assumes that the price of salt in Madias is unduly high and that there are troubles about prices. I have never heard of any complaint in Midias

Dr Huder O -I do not think it is a question of prices, but it is a question of fluctuation in price

A—They do not fluctuate. The difference may be as between different places, but fluctuations do not occur from year to year n any one place, armost threat is a still harmon at a particular place in which care sell can be brought from other places when the pince of silt under whaterer system it is being manufactured and distributed will its owing to transport charges. Even if it is a monopoly Government must charge for the transport if it is Lives a it is a monopoly Government mass charge for the transport if it is to run the husiness economically and not cell the saft below cost of production flus transport. Of cource, there may be some difference between the sex coast and inland. There will always be the difference, but it will always be the same

The President Q-The high rails is freights have a good deaf to do

with preventing the salt travelling a considerable distance?

A --Yes

Q = Is it not indeed a fact that yours ago it was a marker of constant which whether the entry of Hombin salt into Madras would not involve the closing of the factories in Madras?

A -les, but Bombay salt does not now come into Madras except to places on the West Coast which are never to Bombay

Q-So long as that condition existed, it was a serious question for the Government of India

A -les

Q - You say it is not practicable to introduce monopoly in Madris

A No, not without enormous expense. You have large hiensees now who have sunk a large amount of capital for which they have not yet got their return. Most of them hold their pans on a 20 years, lease. You would have to buy them out

- O -Nearly all of them are bound to sell you at a fixed price?
- A-No Less than half of them
- Q -- Does that leave a fair profit?
- $A Yes, \ it \ does, \ but we very seldom demand salt from them at this fixed price$
- Q -- If you hardened your heart and enforced it, it is practicable to got control of the whole market
- A -It might be practicable to get control of less than half the market in this way
- Q -Could you give us an idea of the system of accounting? At what stage do you first begin to account for the salt?
- A-When it s weighed into store The Sub Inspector leeps a note on the drying ground, but that is only rough
 - O -He keeps a note of the scraping?
- A -1cs it legins with scraping, and then you come to the weighing of the salt into store
- of the sait into store

 Q -When you tally the quantity weighed into store, is any divermence noted?
- A les, if there is a wide divergence. When it is sold out of store, it is also weighed and a certain percentage in check weighed. When a heap is this weight of the less than the registration of the less than the length of the less than the registration of the less than the registration of the less than the length of how much the difference is and what is called the "westrage statement" is made.
 - Sir Peren Thompson O How does the salt waste?
- Λ —Some of it may be washed away by rain. There will also be a certain amount of water in the salt and if it remains for some time, the water exporates and the salt loses weight
- Dr Paranypye Q -Don t you think that too many of these weighings and handlings of salt make the salt much dirties than it need be?
- A-les it is handled more between Innois and Madras than in any other factory. But two weighings are quite necessary that is weighing into store and weigh ing when it is sold
- Dr Hyder Q —Could ron reduce the cost of manufacturing salt in Madras? I just you have got scattered holdings for the manufacture of salt Now the question is whether your salt caunot find a market in liengal. Can you say whether there is room for improvement i.e., in the reduction of the cost of manufacture in Madras.
- A -I think it is no sille to minufature it a little more cheapls. But I doubt whether that will make a very large difference
- Q-Instead of these 65 factoric could you not have a system of manufacturing on a large scale? Suppose you reduce the number of factorics, will you not be able to reduce the cost?
 - A -les, very slightly
- Sir Percy Thompson Q -Is it not the cost of transit that prevents you from sending it to Culcutta that is even if your actual cost of manufacture is nil?
 - A-Yes it is the transit charge that makes it so expensive
- Dr. H. lir Q.—One thing with regard to the import of salt. They do not allow you to land your sits at all. To moment that the Vulnar salt comes in they reduce the price of the imported salt. So it is not entirely a question of your not being able to put your salt there on account of the heavy transit charges. Apart from the transit charges there is the question of the tran not allowing you to break into the area.
 - A-les, I think so
- Q-lou notice the variation in price in Waltair and other stations on the cost of longal that 1 with regard to the imported salt? Do you think there is a marked variation in the price of salt at Waltair and at Rijalmundry?

- A.—By cherpness of freight I mean that the freight of imported salt is charper than the freight of Madras salt to Calcutta. As there are no salt factories in Bengal, the Bengal consumer must pay for freight and this means that the price of salt for him must be dearer than salt at a place like Waltar where there is a salt factory. The Bengal consumer pays for cost of production plus freight. The Waltar consumer pays only for cost of production.
- Q -Your salt doe, not get into the Bengal market because of the high freight Foreign salt gets into Bengal on account of the lowness in freight It holds the Bengal market, but this cheapness of rates does not really show itself in the reduction of retail price to the Bengal consumer?

A -It does, because if the salt came from elsewhere the freight would be more and the retail price would be more

Sir Percy Thompson Q-You would expect salt to be expensive in Bongal as it has to import from somewhere?

A -Yes Salt sells in Calcutta fai less than the Madras price ilus transport. That would be about 12 annas

The President Q-I think you are talking of quite a different sait I think there is no doubt that you can get ordinary Madris sait in Calcutta a good deal cheeper than the normal price of the Larepool sait

A -Taking into account the freight you mean?

Q -Actually you can get it at a very much cheaper price

A -I am not sure

Q-You can never do anything towards capturing the Bengal market with the salt as at present manufactured in Madias

A -No You will have to manufacture the quality which they want

Q -Then you will have to get it accepted by their market

A -Yes

Sir Percy Thompson Q-You will have to produce it at a price which together with transport charges etc. will make it less than the foreign salt. That is, you will have to produce at less cost than the foreign salt.

A —Therefore I say it s not possible to do it unless you increase the import duty on the foreign salt

Dr Muler Q --Actually the Calcutta ring keeps the imported salt at such a figure that the Madras salt cannot compete with it?

A -I do not know that

Q-You got that it has been proved that just as pure a light salt can be made as beavy salt and that light salt is not intrinsically were than heavy salt irrespective of the method by which it is sold to the consumer But if you take actual examples on the barir and analyse them does not the result show that greater percentage of dirt is found in the light salt than in the least salt?

A -I do not think it is so Not lecause it is light

Q-What I say is the lighter salt if analysed generally proves to have a larger percentage of dirt

A -I have not seen figures to prove that

Q-You say that there is no truth in the statement that because the retail truder likes to make his profit ly silling light salt he forces the consumer to consume light salt whether he wants it or not." The average consumer is not aware of the fact that the duty is levied on the weight and sold by newsure?

1-10. The poore I class of the consumer does not think of the ques-

Q -You say the assumption that the retail trader can force a contumer to take any salt which he likes for any price he asks for it is not true, but it is not a fact that the man who possesses a number of grides of ask can always undersell the man with one grade?

A -Only on the assumption that the man with many grades has a grade of salt which is lighter and set cots the same or less than the one grade salt which the other rian has. Otherwise the man with the one grade roult affect to charge less than the other man coult of argo for his lighter

grades. You cannot force a consumer to buy a particular kind of salt consumer does not care for auxthing whether it is light or heavy, but only cares for the price

O -You say that the separation of the departments has resulted in on mereased efficiency in salt work. Is that so with regard to patrolling?

A -I think so

O -Then you give us a note on the supply of salt to Bengal it is impossible to speak positively before a thorough examination of all possible areas for self manufacture along the coast has been undertaken you suggest that the whole supply should be taken from Madas. That is rather an extraordiners case

4 -It is

0-Yohody has successed that Madras or Bombay or India should over attempt to seems the whole maket

A -My point is that you cannot compete with the imported solt. You must stop it altogether lou have to put on an import duty if you wish to supply the Bengal marl et

O - You contemplate the stopping of all upports by high duty, but would not that result be obtained by simply come the local salts an advantage orthor by duty or subsidy?

A -- Yes, but Government would lose revenue

O .- Then you say that factories would have to be nearly doubled. That would mean a large recurring expenditure. Actually one big factory does not necessarily involve large intra isc

A -By doubling the area of land under salt cultivation you would not double the expenditure on guilding pecessarily but you would increase it very considerably

O -You can make a considerable increase in your larger factories

A -Nes but the capital cost of forming salt pans even if additions to existing factories would be very large

0 -What exhausts your money is the netty factory

A -That is true

O -You are aware of the Runn of Cutch where you have 100 square miles which has got the purest salt?

A -I do not know about that

0 -- lou have ports in Kathianar from which you can import it

A -I do not know that

O -What is the justification for supplying duty-free salt for fishcuring?

A -I think the justification is to encourage the industry

0 -1f a vegetarian takes salt he will have to may duty but if he is a fish cater he escapes the duty. Is it logical?

A -I do not think it is logical

O -What is the amount which the Government of India lose on account of that every year in Madras?

A - Yearly three lakks and a quarter assuming the rate of duty to be Rs 1-4-0 a maund

Q -There is nothing corresponding to that in any other privince?

A -Not that I know of

29th May 1925.

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BANGALORE.

Present

Sir Charles Todhither LCHI, ICS, President

Sir Bury Chand Mahtab octe, kest, low, Maharajadhiraja Bahadur of Burdwan

Sii Perci Thompson, KBE, CB

Dr R P PARANJPYE

Dr L K HYDER, M L A

Mr. G. T. BOAG, I C S., Commissioner, Madras Corporation, was

again examined and gave oral evidence as follows -

The President Q-You conducted the Madura Settlement?

A -Yes

Q—In the course of that settlement, you made some proposals in relation to the taxation of non-agricultural lands? A -I did

Q —You have been good enough to run through the reports of the South African, New Zealand and Australan Committees with a view to seeing how far you think those principles could be applied to a rootsari province?

A --- Yes

Q -You have sent us a very rough note which as desired, I will read to the Committee

(The President reads the statement of Mr Boag)

Sir Percy Thompson (after reading the first paragraph) Q-You should have done that when you classified the soils

A -That was simply to see that the original settlement was fair and to see that it did not need alteration

Dr Paranjpye Q-In any case, a first-class soil will always be rated higher than a second class

 Λ —Yes in the case in point in the district which I had to settle, a large irrigation project had been introduced and it was possible that this nught have altered the comparative value of the solls

Q-It was just to check the original classifications?

A -Yes

The President Q -What is going to be the future of the Madias land revenue system if legislation is imposed which results in limiting all mercases to 181 per cent and making the rates for individual districts, and not the rate of taxation for the Presidency, subject to the vote of the legislature?

A -I should think that the practical effect, as far as resoltlement operations go, would be that they will be restricted to seeing that in the 30 years' settlement prices have risen by something more than 185 per cent

Q -In other words, each settlement will be a foregone conclusion

A -Yes, subject to the rise in prices. If prices have only risen by 15 per cent you are not going to put the assessment up by 181 per cent

Dr Paranjpye Q -You would use the ratio 183 per cent only in cases where the assessment reaches the half not assets limit?

A.—The assessment fixed at present is less than the value of half the net produce, and it follows that if prices have rise and the assessment is raised, the resulting assessment will still be less than the value of half the net produce.

Q — Suppose at present the rate of assessment is 4 annas and prices lave not risen during the last 30 years in that case, would you advocate an increase in assessment?

 Λ —Certainly not because any increase in assessment can only follow from a rise in prices

Q —There are some districts in which the assessment may be 6 annus in the net assets some others in which it may be 1 annus in order to level up the rates would you make an increase?

A -I presume you are taking a nums as a proportion of the produce

Q-Would you make use of the 151 per cent at every interval of 20 years to level up the assessment to the same pitch?

A -I understand sout 1 say that 181 per cent as to be the maximum at any settlement if so the only means of levelling up would be to tale 181 per cent as your maximum increase and in the case of the fields which aircady approach never the half net, take something less

Sir Perry Thompson Q—Suppose as between two settlements you had to limit the rate. Take the verse to be 1 31 and 61. In year 31, you limit some of the land to 1st per cent and therefore, compared with other lands it is underassessed. During the next 30 verse there is no rise would you still allow the 1st per cent to operate in the filst year so as to Long those lands to the same level as those lands which were subject to the operation of the 1st per exit before and were therefore underassessed?

A-I do not think you could do that if there had been no rise in prices

Q—By hypothesis your assessment in year 31 which was limited to 182 per cent was too low

A -1es but are you justified in putting that rate on a generation later?

The President Q —The legislation contemplated is that at any settlemust there shall not be an increase of more than 181 per cent over the previous settlement?

A --- Tcs

Q -And the settlement will be solely on the basis of the prices within the last 30 years

A -That is so

Dr Parmippe Q—Suppose there are two districts, in one of which at present the pitch of ascessment is 4 annay per rupee of the net assets, and in the other 6 annas per rupee there has been no increase in price during the 30 vear. You are von going to use the 181 per cent increase in the case of one district and not in the case of the other in order to bring those two obstricts to a level⁹

 Λ —I do not think you can use the present system very well to bring one district on to a level with another because under the present system each district is taken entirely by itself and the series of years on which you calculate your prices are different for each district

Q —It is acknowledged that different districts are assessed at different rates, consequently in order to have a fur had revenue assessment, you must have all the districts rated at the same pitch

The President Q -If this legislation is carried out, those inequalities will be carried on to perpetuity

A -I think that is inevitable

Q -What do you contemplate would be the result on laud revenue generally of the introduction of such legislation?

A -If we keep the present system?

Q—It would perpetuate inequalities so long as the increase of prices continue as at present, and it would be an expensive way of arriving at a foregone conclusion

Q-It might create difficulties in having the legislative body voting, not a tax on the community as a whole, but a tax on single districts

A -Yes

Q-What is your view in regard to the practicability of substituting a tax assessed on the capital value of land as in the colonies?

1 -It can undoubtedly be done but here the actual processes of valuation would entril a great deal of work and would cost just as much as a rescitlement

O -Would it cost more?

A -I do not see why it should cost more

The Moharajadhraja Bahadur of Burduan Q -If it were to cost as much, do you think that the bilance of advantage would be in favour of your present system or one of the systems in vogue in other parts of the world?

A -I think the balance of advantage is in favour of a system of taxation of values if the cost be the same

Q—Your personal opinion is that in assessment based on a valuation of the land made according to one of the systems now prevalent in other parts of the world is preferable to the existing system?

A -I think it is more satisfactory certainly

The President Q-On the fround that it would be uniform, would be voted as a tax for the Presidency as a whole and would be useful for other purposes

1 -Certainly

The Maharajadhiraji Baladur of Buiduan Q-Would such a change be looked upon politically with favour in your province and would people welcome it?

A—I find it difficult to answer the question, I have not discussed it with anybody. I do not see any reason why there should be any political objection to it except a general dishile to any change

G-People have been accustomed to paying land resonue in a particular fashion and the system which is now prevalent in other parts of the world would in the beginning be looked upon as a notel system, but apart from its being looked upon politically with disfavour would the people fure worse or better, that is to say would the incidence per head be more or

less? A—As far as the merdence per head is concerned I should think it would remain about the same. There is one point I should like to mention to, under the present system every landowner knows from the late of a resettlement exactly what he will keep to pry for the next 30 years, under either of the systems which have been suggested he would not have that certainty, because the tax might be rused every year if Government went short of money. short of money

Q -I think even in temporarily-settled areas in your province there is a general desire for permanent settlement

A -Iliero is

Q-tput from landowners in temporarily settled areas do you think that the tenants would favour any scheme of settlement under which ther would be subject to a change in the rent roll every vener

Q -Supposing a root knows that he would have to pay Rs 10 overs Q—Supposing a root knows that he would have to pas its 10 every for thirty verrs probably under the non-system, the assessment might remain the same, still if the root has a feeling that one vear it might be Rs 9 and another year it might be Rs 11, do you think he would welcome such a system? I think he would rather prefer a tax that remained stationary for 30 years whether it be Rs 10 Rs 11 or Rs 12

A -The element of certainty is a point in favour of the present system.

Q-It is important to know what the average root in your ryotward tract would feel in the matter. This kind of settlement, we do not have in Bengal

A -1 magne the root would see that he wants a permanent settlenear, fulling, a permanent settlement. I think he would say that he would prefer to go en as he is Dr. Pararif et. Q.—Although the total amount of land revenue obburden might remain the same it would bring about a greater equality of burden. We have been told that in the Madras Presidency land assessment varies anything from about 2 annas in the rupee to nearly 6 or 7 annas in the net asset.

A -May be

Q—When we have your system, the tendency will probably be that the people who pay at present 2 annas will have to pay more, on the other hand, people who have been paying 6 annas will pay less. Some pupple would benefit others might suffer

A -It is rather difficult to make a comparison from this point of view.

I should think that the general effect of any taxation on the basis of valuation would be that the owner of the most valuable land would pay more than he does now and that the owner of the kast valuable land would pay less.

The President Q -- If one district is very much underassessed as compared with another the result of the introduction of a valuation system would be to level them up.

A —Ym

Q - The district that is underassessed would object and that which is over assessed would nelcome it

A -I do not admit that any district is over assessed

Dr Paranipye Q-If we get a flat rate you would admit that some districts will benefit and that some others will suffer?

A -I would say that the poorer land in each district might get off may lightly than it does now while the more valuable land may have to pay more

pay more

The President Q—Is there any relation between land assessments as between districts?

A - 4s a matter of fact I think there is I do not think there is very much difference between the assessment in one district and that in another, but I only I now a comparatively small part of the Presidence

Q.—Suppose in one district you get a settlement which gives an increase of 67 per cent which is reduced to 184 per cent in a district which was settled before suppose the increase was 37 per cent and you ordered 25 per cent to be taken. One would suppose that the former district was underassessed compared to the latter, while the actual calculation would show that the former district would nay more

A -les

Dr Paranipye - Gujarat is heavily assessed on the other hand, the Decean and the Southern Mahratta country are lightly assessed

The President Q -The policy of assessment has varied from your to

A -Undoubtedly it has

Q -- Would you prefer a valuation of annual values or capital values?

A -- I do not quite see how you could arrive at a valuation of annual values.

Sir Percy Thorrpson Q -How can you get the capital value without arriving at an annual value?

A -I should think that you could get at the capital value from the actual value of lands which have changed hands

Dr Paranipye Q -I and is priced not only for productivity, but for various other purposes?

A -If you take the capital value of land all these things ought to be taken into account

The President Q - I understand you would arrive at it by taking the taram in which the land is at present classified

A -Yes

Q-Practically the valuation would be for a taram and would be more or less uniform in a village?

A -Yes, probably

Q -It might are its difficulties in having the legislative body voting not a tax on the community as a whole, but a tax on single districts

A -Yes

Q-What is your view in regard to the practicability of substituting a tax assessed on the capital value of land as in the colonies?

A -It can undoubtedly le done but here the actual processes of yalu ation would entril a great deal of work and would cost just as much as a resottlement

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Q —People have been accustomed to paving land revenue in a particular fashion and the system which is now provident in other parts of the world would in the beginning be looked upon as a notel system but apart. worse or better, that is to say would the incidence per head be more or

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Q -I think even in temporarily settled areas in your province there is a general desire for permanent settlement

A -- There is

Q -April from landowners in temporarily-settled areas do you think that the tenants would favour any scheme of scittement under which they would le subject to a change in the rent roll every year?

Q—Supposing a root knows that he would have to pay Rs 10 every year for thirty years probably under the new vatem, the assessment night remain the same still it the root has a feeling that one year it might be Rs 11 do you think he would welcome such a system? I think he would return prefer a tax that remained stationary for 30 years whether it be Rs 10 Rs 11 or Rs 12

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Q -It is important to know what the average root in your ryotwari tract would feel in the matter. This kill of settlement we do not have in Bengal

A -I magne the root would so that he wants a perminent settle ment fading a perminent settlement I think he would say that he would prefer to go on as he is

Sir Percy Thompson O -Sumose you have this capital value system BIT (2779 16000000 Q - suppose on that this explain value skeen and you do find that in seriam cases it does result in an increased association to the politician who now says that it should not be increased more than 181 or whatever it is, would be not then, for the same reason—whatever it bo—raise his voice if you have got the capital value? Why is he going to take a different attitude then?

A -One way of meeting that would be to limit the amount of increase that they would take I do not see how they could say that you should lower the religion in an erhitrary way

Q -Now the politician comes in and sais "You shall not increase the tax". Will you not be in the same position as in the other case?

A - Yes

The President O -Would it not be more difficult for the politician. when you have a uniform rate of tax, to make a different case for exempting one particular case?

A -I think it would remove the danger of differentiation between district and district

Q-Can you definitely say how the rates on similar land in different districts actually in force at the present day compare? A -As I said just now, in the few districts that I have seen, there is

very little difference

O -There are no data by which you can effect a comparison

A -No, unless you examine the various settlement reports

O -Would you mind developing your scheme?

A -You have get for every district a table of rates based on the productive capacity of the soil, and, as far as I know, the only reason why the rates in one district differ from those in another is, because the commutation rate was based on the prices prevailing in a different series of vears

Q -Is the difference not also due to the fact that, as another Settlement Officer said, whereas the commutation rates are based upon normal tood crops, a lot of these brush have assumed a special value because of the industrial crops?

A -That I do not know I know that in a great part of Madras ection is grown But cotton is never grown that running on the rune land. It has always in rotation with a food crop

Q -Are there not cases in which the process of adjustment following the settlement dissification has been altered for reasons not applicable to the classification at all

A -les that is so A -1es that is so. But my point is ruther this, that after all these things have been carried out you do get a table of rates which does fairly represent the ferthity of the different soils. As you go down the table, the rate represents for each farom a fair proportion of the net proces is

O -You modify that table of rates with reference to the further commutation table taken for all the districts.

A -I take the same series of yours for all districts. And if it is brought to notice that in any particular place the rates were unequal or unfair, there will be a special enquiry into that

Sir Percy Thompson O-The advent of a railway for instance?

The Prendent Q-Having standardered your assessment throughout the Presidency, would you then advocate meome tax on large applicational incomes? A -I have been thinking about that and I find it very difficult, unless you are going to assume that the agricultural income is a certain jer-

centage of the stanlard rate, to arrive at the income Q -- You may have some such assumption as they have in Prepland A-Yes Of course, the difficulty here is that in an many cases the pent

is a share of the crop Q - You may take a fraction of the land revenue antifect to the or then of producing accounts

A -10

- Q-What you do would be to take the valuation of one taram and then try to ascertain by registered documents what the value of the land in that taram has been registered at?
 - A -Yes
- Q -How do you proceed to get the annual value of land in a particular taram?
- A —I suppose you would have to try and find out the rent of the land in the particular taram. But there you are up against the difficult that a very large proportion of agricultural land is rented not for a fixed sum of money or for a fixed quantity of grain but for a share of the crop which varies very much
 - Dr Paranipye Q -At half shares?
- A -Half, one-third one-fourth and so on I have known of cases where it is as much as three-fourths to the owner
- Sir Percy Thompson Q —What is precisely the difference between net assets, the rental value and the annual value?
 - A -There is no difference
- Q -You say that the not assets are ascertained over the whole rectwart area in the Madras Presidency?
 - A -In theory, yes
- Q -But the net assets are valued with reference to certain standard crops irrespective of what the land is used for
 - A -Yes
- Sir Percy Thompson Q -Do you agree that the capital value in the SI FEEE Thompson V—10 you agree that the capital yang in case of agricultural land must lear very nearly a constant relation to the land revenue? Capital value is the capitalization of future profits and tuture unticipated profits. How would you ascertain what these future profits would be? I suggest that what is sold is a piece of land which is all peet to fland revenue. If you are going to aboids land revenue then your capital value will become entirely different
 - 1-20
- The President Q-Whether you are proceeding on capital value or annual value, you are enquiring into the other and taking the results
- Q-With regard to the question of improvements I think this is the only province which takes them into account
- The Maharajadhiraja Bahadur of Burdwan Q-Suppose a tenant in the ryotwari area made an improvement by way of digging a well within the period of settlement, it is not taken into consideration at all
- A-les If we find that the land yields a better crop and is more fertile, we say that we will not charge it a ligher assessment on account of the increased fertility owing to the improvements
- The President Q-Practically the only allowance that you make is fir
- a well? A -I would not go quite so far, for suppose a good farmer has manured his land heavily, we should not on that account raise the assessment on his
- feld Dr Paranipje Q -How long do von exempt these improvements?
 - 1-In Madras they are exempted permanently
- The Prentent Q-II your valuation and the application of the rate showed that certain lands have been considerably underasses ed do you think that political pressure would be brought to bear to such an extent that the Government will viell to it and after the valuation?
 - 1 -I do not see how they can alter the valuation
- Q -You do not consider it desirable that the present inequalities should be perpetuated
- A No, it seems to me that if the Government sends out a staff to value the land and provided the salustion is done estisfactorily, the valuation must stand

A -My proposal was to assess all lands within the limits of the towns as building land and not as agricultural land

O ... That would be a taxation measure? Now would it be fair to apply

it country to the lands which are paying heavily to the Government and to lands which are not?

A -The ground reut is liable to revision at resettlement, you might lower or bring the assessment on other lands up to the same level

Sir Percy Thorison Q—hou have three pieces of land one piece of land si charged 4 annas another piece of land is let at Re 200, and the third is an old village site free of revenue which has since been let by a private owner at a fixed rent of Re 200. What is to be the tax on the three

pieces of land? A -I am not sure how far you are entitled to touch the free site. I doubt if you are entitled to charge anything at all

O -By way of a general tax? You mut tax on the same principle on identical value

A -Then they ought to pay the same tax

0 - low a remedy has been suggested. You might deduct the rent paid

to the Government until a new revision comes in If you suggest you should deduct Rs 200 paid to Government you should similarly deduct Rs 200 paid to the private owner? A -I think so

The President O -Can you tell me what happened in the settlement of town lands in Madura town? Did you revise them? 4 —I revised the rates on sites which were already assessed to ground

ront

0 -On what basis? You did not bring them to rack rent?

A -- I think so if I remember right I proposed to increase the ground rents by the percentage of increase in the value of the land or something of that sort I cannot remember exactly

O -You would introduce a special rate for land assessed at agricultural rate

A -Yes

O-Will it be a tax or a ground rent?

A -A ground rent

Q -On that basis, would it be more or less difficult to ascert in agri cultural incomes than it is to ascertain incomes from trade?

 Λ —If you take agricultural incomes as a fraction of the assessment, I should think it would be easier

Q -Could you give us an idea how you would find out the person liable to income-tax on his agricultural income alone and a person liable to income-tax on his agricultural income added to trading income?

A -I suppose you will have to sely upon your village officers to a very large extent to send a return of the names of persons paying more than a certain amount of assessment

Sir Percy Thompson Q -But would not there be cases ranging from a small amount of rent, say Rs 50, but he might be liable if he gets an income of Rs 2,000 from other sources?

A -But I think you could get all those cases returned from the villages

The President Q -Actually you have a record of all land assessments? A -Yes

Q -In the case of a trader who has a small area of land, you would always have his name in the original village, wherever he may reside

A -Yes

Sir Percy Thompson Q-What do you mean by the paragraph at the end about registers?

A -That at least half of the work of resettlement is bringing up to date all the registers of landowners

Q -In other words, they are not so at present?

A -In many cases they are left from one settlement to the next

Q-Would not that be rather a slender basis to assess income-tax on? A -les, you must devise some means for keeping them up to date

The President Q-It is part of the duty of the village officers to keep the records up to date

A -They all have private registers

Q.—May we come to the question of the separation of charge for 1 ator from land revenue? It has been suggested to us that if this new legislation is introduced, in so far as the combined charge for water and land continues and in so fat as, in the case of all new words you have to introduce the separative witer-rate because the combined charge would not pay the cast of the works, you must have an increasing divergence between the charge for water on the older lands and the charge on the new schemes

A -Yes

Q —And the only way to make things fair, if you have this 183 limit, is to separate the charge for water from the charge for land, otherwise the existing wet land will be perpetually under invessed when compared with the rest

A -Yes, but I have not been able to see how in the case of the old irrigated land you can separate the charge for water from the land assessment

The Maharapulhnan Bahadur of Burduan

Q—It has been suggested to us in certain quarters that although it may lo desirable to separate the two—the water rate and the land revenue—oung to certain practical difficulties, it would be better to leave things as they are You have stated just now that you have also taken these difficulties into consideration. And, we not those difficulties into consideration. And, the practically receible? be practically possible?

A -I do not think it is practically possible

The President Q —The alternative is that you go to a district which is now grown underassessed because you are taking a share in the wat r and you say you are never going to raise the assessment beyond 181 per cent?

A -I do not think it is possible. I think the present consolidated assessment should continue

Q - May no come to the assessment of non agricultural lands? Could you tell me what was the procedure adopted in Madura district?

A -My proposal was to assess all lands within the limits of the towns as building land and not as agricultural land

O That would be a tayston measure? Now would it be fair to apply

Q —That would be a taxation measure? Now would it be fair to apply it equally to the lands which are paying heavily to the Government and to lands which are not?

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4th July 1925. BANGALORE

Present

Sit CHARIFS TODHLATER, & C S I , 1 C S President

SIT PERCY THOMISON, ABE, CB

Di R P PARANJPYF

Di L K Hider, MII

Mr. G. G. SIM, C.I.E, I C S., Financial Commissioner of Railways, was examined.

Written memorandum of Mr. Sim.

Statement of case—The papers accompanying the Board's memorandum on the subject of taxation of railways by local authorities (which were submitted to the Indian Taxation Inquire Committee in Tchunary last) explained the case. The railway administrations have been watching with some concern the growth in amount of taxes paid to local authorities and the tendency towards exploitation of railway property in the interest of the innances of local authorities which is becoming increasingly manifest. The protection to railway administrations from local taxation provided in the special machinery of the Indian Railways. Act has been found to be illusory in many instances, and the attempts mide in the past to place matters on a proper footing have not proved discressful In view of this, the Railway Rourd desire to emphasise the desirability of taking steps to protect railway were room further exploitation.

2 As stated in the memorindium the railway administrations recignise that they are hable as unity of the general public, for all taxes of a general nature and for a service tay where the particular service is rendered. The railway administrations very often make their own arrangements for conservance water-supply, lighting dramage, etc., and as these special arrangements mean the incurrence of considerable expenditure by the railway administrations, and are usually in place of the (frequently less officient) to often railway administrations to retain the power to accept or reject the amenities provided by the local authorities should be concided. It impries also sometimes that a railway colonis which is situated outside the limits of an adjoining municipality is included within the municipal limits with a view to ruidering the railway administration hable to pas the minicipal taxes. Under the existing law the local Governments are final authorities in the material to account a support of determining municipal limits and sometimes the railway administrations are much a ainst their wishes brought within minicipal limits. It should be competent for the forcernment of linda a allow a railway administration to rimain outside a municipal enclave if it chooses to do so, and sufficiently good grounds exist for such a course.

3 Practically all the railways in India are the property of the State, and on general grounds it is inadistable that any Government abbordinate or superior, should tax another. However, the liability of a railway administration as a unit of the community to the passment of general taxes to a municipal body has been admitted in the past, and it is of little use to a municipal body has been admitted in the past, and it is of little use two to suggest a raismon of that kineral decision. It is adjusted, has ever to restrict as far as possible lead taxation upon railways owned by the testing and the railway research in the railway research in the railway administrations could call have recurse to subanced rates and fare

the infurther descrable that definite rules should be laid down regarding the hability of railways to numerical texate in the practice differs in

different provinces. In most provinces the taxation appears to be confined to land occupied be buildings, while in some cases taxation has been imposed on all railway land within municipal limits. In other provinces again, "waste' land is exempt from taxation. The method of assessing, again, sories in almost every province.

- 5 As shown above the railian administrations are usually responsible for the smitation etc. of the band occupied by them, and it appears the standard that railians administration of the standard for the smitation of the standard for the standar
- 6 Again some differentiation from the rest of the community should still be made in the treatment of rulear property for purposes of treation, as a rulear administration is a public utihit institution like a municipality (or other local authority) and the presence the large centralities to the community of the property of the proper
- 7 "Market value" which sometimes forms the basis for the valuation of railwas property, in whose case the capital cost' is the only correct factor for the assessment parable by railway administrations.
- S Under the existing live the special protection to railways takes the forms viz. (I) the lindility of a railway administration should be notified by the Government of India and (2) an appeal is provided to an officer appointed under section 13: of the Indian Railways Act. The appeals to the special officers appointed under section 13: of the Indian Railways Act very often result in adverse decisions to the railway administrations ay the officers (who hear the appeals) were at one stage or other of their official serves connected with local bodies and are naturally pre-disposed in favour of local bodies. If defaulte and clear rules could be laid down to regulate the classes of railway property to be taxed and their valuation and assessment as well as other matters pertaining to travation of the railway administrations by local authorities, there will be no necessity for the Government of India's intervention in declaring the railway administration's habitity to the payment of any local tax.

Termal lacer—Certain papers on this subject have already consupplied to the Indian Taxation Finguira Committee. The Rulin's Borrel in their letter No. 2533 F. dated the Other February 1925 to the Committee have also expressed the opinion that terminal types on goods and pilgrim taxes on prisengers collected through the railway administrations are, in fact, taxes on transportation and as such are wrong in numerical.

2 One of the results of the unification of the country arising from the British administration was the abolition of the numerous trainsit duties which till then had checked the criculation of goods. The present terminal taxes arose out of the cld action or town duties. These town duties were frequently the subject of discussion but the principle maintined by the Government of India was enunciated by Sir Charles Trevelyan when introducing his Francial Statement in 1864 viz.—

"The principle that town duties are a tax on the consumption of the towns for whose benefit they are levied and that they should, on no account, be extended to any article belonging to the transit or general trade ought to be judicity guarded

In pursuance of this principle the Government of India laid down the following conditions* to be applied when imposing an octro. —

"(1) The articles typed should by the unain stables of local consumers.

tion and should be as few as possible and

^{*}Home Department Resolutions Nos 55-60, dated the 24th April 1899

- (i) the utmost facilities should be given by why of arrangements, enther for passing articles through town limits under bond or for facile refund on extr of duties fevred on entrance?
- 3 Until 1913, the Government of India strongly opposed the substitu tion of terminal taxation for octroi or town duties levied by municipalities tion of terminal taxation for octrol or form duties levies by imminispanties on the ground that it was of the nature of a transit duty and that the form of taxation did not conform to the general principles laid down for the levy of octroi duties, viz, that such duties should be restricted to a few articles of local consumption and should not be imposed upon articles of general commerce or interfere with the natural course of transit trade. The whole question was, however, raised by the Local Governments in 1910-12, there being a strong opinion in favour of the former form of The objections taken to the octror system were that it could not be morked without grave abuses, great expense and failure to secure one of its professed advantages, viz, that it should not tax through rade its professed advantages, viz, that it should not tax through corror theoretically imposed no burden on the content of the content through trade, the refunds to which exports were entitled under the system were for various reasons not obtained in practice, and the system gave the amplest opportunities for peculation and caused the most serious incomemence and delay A system of a light all round terminal tax on imports with no refunds was accordingly advocated
- 4 In view of the immense volume of practical experience and the practical unanimity of Indian opinion against the system of octroi taxation, the Government of India in 1913, while not abandoning the principle of exemption of transit trade from municipal taxation, agreed to the imposition of a terminal tax as being one which was on the whole less likely to tion of a ferminal tax is being one which was on the whole less likely to be burdensome on such trade than octron with a problematical refund. In accepting the principle of a terminal tax in heu of octron, however, the Government of India stated that it appeared essential to them that "to justify such a change in system the rates of terminal taxes should be substantially lower than the existing octron, and that a tax of this description, which might be accepted without demur at a low rate, was open to serious objection when the rate was high in the case of commodities in which there was a through trade"
- 5 On 6th July 1917, the Government of India issued a memorandum of principles governing the imposition and collection of terminal taxes for the guidance of the Local Governments. The more important of these principles are-
- (1) That in municipalities where octrol has not previously been levied, the previous sanction of the Government of India must be obtained to the imposition of terminal taxes,
- (2) that the tax should not necessarily be looked upon as a step towards an increasing degree of direct taxation but may be introduced merely in order to replace octron, provided that the receipts from the terminal tax do not materially exceed those from the octron which it supersedes.

(3) that it should ordinarily be imposed on imports only, but that there is no objection to the taxation of exports as well as imports in places

where the municipality is a large centre of export trade,

(4) that the taxation of salt, opium and excisable articles, including materials used in their in nuffictures and mineral oil should always be kept at a low figure,

(5) that refunds in the usual sense of the term will not be allowed,

(6) that the articles to be taxed should, as far as possible, be adapted to the railway classification of goods

to the rainay classification of goods

O The rules of 1917 were intended it the time to provide the necessary safeguards to stone that the tax was kept light, that it was worked as simply as possible and that the conceners of railways, through whose as simply as possible and that the conceners of railways, through whose agency at we to be collected we always consulted. The position was, however, altered with the introduction of the Richards, and and redy, are no longer binding upon the Reformed Governments. Under clause (a) of sub-section (3) of section SEA of the Government of India Act, provincial legislation imposing or authorizing the imposition of a new tax scheduled as exempted from this provision by rules under the Act. The Scheduled as exempted from this provision by rules under the Act. The Scheduled Taxes. Rules which were made under the power feerly conferred and which came into operation concurrently with the reformed constitution

as a whole, empower the Legislative Council of a province, without the previous sanction of the Governor-General, to make any law imposing or authorising any local authority to impose for the purposes of such local authority any tax included in Schedule II to the Rules One of the taxes included in Schedule II in its original form was "a terminal tax on goods imported into a local area in which an octrol was levied on or before the 6th July 1917; the effect being that a local legislature became competent to legislate without the previous vanction of the Governor-General for the imposition of terminal taxytion in such areas. The practical result of the provincial legislation undertaken in pursuance of this provision was to enable terminal taxation to be imposed in such areas without reference to the Government of India, while the imposition of terminal taxation in cases in which legislation authorising the same required the provious sanction of the Governor-General was normally made subject, by such legislation, to the previous sanction of the Governor-General in Council, the not effect being that the Local Governments became commetent to impose or sanction the imposition of terminal taxation in local areas in which an action was levied on or before the 6th July 1917 without reference to the Government of India while in other areas the previous sanction of the Government of India remained necessary to the imposition of terminal taxation. It appeared to be amonalous that while the Local Governments had taxation. It appeares no se anomalous that while the Local Governments must the unlimited right to levy and vary terminal taxes where there had been octrol on or before the 6th July 1917, they should have no right to revise a terminal tax where it has since that date been imposed with the previous sanction of the Government of Indiu. Entry 8 m schedule II to the Scheduled Taxes Rules was accordingly amended in 1923 so as to rend—

"A terminal tax on goods imported into or exported from, a local area, save where such tax is first imposed in a local area in which an octroi was not levied on or before the 6th July 1917".

The result of this entry and of the provincial legislation enacted in pursuance thereof is that a reference by the Local Governments to the Government of India is now only necessary where such terminal taxation is to be imposed for the first time in an area in which an octror was not levied on or before the 6th July 1917 and once a terminal tax has been allowed to be imposed, or in areas where terminal tax has been imposed by the Local Governments in substitution of octroi the sanction of the Government of India is not required to the revision of the rates the Local Governments being free to ruse them to any figure they may consider necessary

- 7 In the Central Provinces not even this degree of supervision exists In 1921 a revised Bill dealing with municipalities in the Central Provinces It contained a clause which enabled terminal taxes to be was passed imposed in any municipality without reference to the Government of India. The clause in question was duly enacted and remains in force
- 8 Experience of the past few years has shown that these powers have been used by the I ocal Governments more freely and extensively than could have been anticipated and it is apprehended that the cumulation effect of such action cannot but be detrimental to the best interests of the commerce of the country as a whole
- A full list of the different terminal times now in force is not available, but the statements attached to this note illustrate the diversity analyble, but the statements attacked to this note illustrate the discrete in rates, classification and system and inducte how the practice is growing. These are all instruces from the list few years. A wide range of commodities has been subjected to this impost and the rates fixed in some instances are very high, for example, the rate of the tax on cloth of all kinds including hossery and socks in three of the manicipalities in the Bombix Presidence, is from 8 to 11 annua per munich in one of the manicipalities of the United Provinces. "piece-goods live to pay 8 annus per maund and the same rate is charged in two other municipalities on inberdashery mullinery etc. and on cipars and eigartite. In some places in the Punjab the tax is as high as IR 1-4 on piece-goods, Ite 1 on dyes and matches and As 10 per maund on dried fruits, oilman's stores, leather and spices
- It is open to the Local Governments to raise these rates still further to an extent they devire without reference to the Government of India And there must be a considerable number of other cases in which the Local Governments have themselves authorized the levy of terminal taxes in substitution of octroi about which the Government of India have no information
- 10 It is understood that a copy of the report of the Bombay Committee on prohibition and the abolition of the excise duties has been forwarded

Statement showing the terminal taxes in force in the Mamenpulities in the United Previnces on goods imported by rail-contd,

Cuenpoie Mureopality Munocpality Munocpality 3 annas per md 2 annas per md 2 annas per md 3 muss per md 3 annas per md 3 annas per md 4 annas per md 4 annas per md 5 annas per md 5 annas per md 5 annas per md 4 annas per md 2 annas per md 1 annas per md 4 annas per md 2 annas per md 3 annas per md 2 annas per md 3 annas per md 3 annas per md 3 annas per md 3 annas per md 4 annas per md 5 annas per md 6 annas per md 7 anna			United F	United Proxinces	
Do the properties of the prope	Atte es	Crwnpore Municipality	Beh Mar 101 pality	Muzaffrinagre Municipality	Nagina Municipality
3 annas per ind 2 annas per ind 2 annas per ind 3 annas per ind 3 annas per ind 3 annas per ind 3 annas per ind 4 annas per ind 4 annas per ind 5 annas per ind 6 annas per ind 6 annas per ind 6 annas per ind 7 annas per ind 6 annas per ind 7 annas pe					
the sames per med 5 annes per med 6 annes per med 6 annes per med 5 annes per med 5 annes per med 6 annes per med 6 annes per med 6 annes per med 7 annes per med 7 annes per med 7 annes per med 9 annes per med 9 annes per med 9 annes per med 7 annes per med 9 annes per med 9 annes per med 10 annes me	Glars and glassware	3 annas per md Do	2 annas per ind		4 annas per md 8 annas per md
turns per md 5 mans per md 2 annas per md 1 annas per md 2 annas per md 2 annas per md 3 urnas per md 2 annas per md 3 urnas per md 3 urnas per md 5 urnas per md 5 urnas per md 5 urnas per md 5 urnas per md 6 pres per md 1 urnas per md 5 urnas per md 1 urnas per md 1 urnas per md 1 urnas per md 2 urnas per md 1 urnas per md 1 urnas per md 2 urnas per md 1 urnas per md 1 urnas per md 1 urnas per md 2 urnas per md 2 urnas per md 1 urnas per md 2 urnas per md 3 urnas per md 2 urnas per md 3 urnas per md 4 urnas per md 4 urnas per md 4 urnas per md 5 urnas per md 6 urnas pe	Letther imported and leather goods		3 nm 18 per md	(3.5)	Rs 136 per md.
1	Drey and panier Safton and enich		3 annas per md	a times per ind (Gitt)	8 at 11.18 per and
24 annas per md 2 annas per md 24 annas per md 5 pres per m 6 pres per md 7 to a per m	Spices cardanoins cloves pepper		4 annus per md	2 annas per md Do	8 annas per md
24 annas per md 2 tinas per md 6 pies per md Not arsalable 139,710 (conpectural) Not realable Do tanalable	Hides and skins Oil cake			2 annas per and	2 annas per md
No available II 39,710 (conjectural) Not available Do Not available	Cot on seeds. All metals unmanufactured except 11on and aluminum			6 pres per md	6 pies per ind
	Ant citated income from tix Incidence of taxation per lical of population	Not available Do		Not available Do	Rs 31 806 Notavalable

AL TAXES IN ACTIES IN THE AS BY RAIL

Punjah on imports by rail-contd
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	ir Certain notified	nd 10 annas per md 5 annas per md 3 pies per md 10 annas per md Do annas per md	md Re 1 per md md read md md	lable Not available
	Lyallpue	2 annas per md 1 anna per md	2 annas per md 2 nnnas per md (cotton thread) 2 annas per md	Rs 62 051 Not available
Punjab	Municipality	3 p es per m l Do Do anns per md 3 p es per md 10 anns per md Do	Re 1 per md Do Do	Vot available
Pur	Dinanagar Manicipality	3 pies per ind 12 annas per ind 10 annas per ind		\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \
	Moga Municipality	3 pies per md		Rs 16 653 Less than Rs 2
	Sargodba Municipality			Not available
	Art cles	Neterence of Neterence of Neterence of Oracles wrought and unwrought Oracles of Presence of Person and elements	Visitions Co ton and woollen twist and vair	Ant cyaled revenue from tra. Not availal Irridence of instation per head of Rs 2 10-0.

(3)
Statement showing the terminal taxes imposed on certain articles imported into the Shahdara ratefield and

notified area	Rates of taxation	9	3 pies per maund 6 p es per maund	1	Rs 11 350
taported the on mark nother area	Articles	Sagar refired, including sugarcand,	Tobacco e gars cheroots and e garettes of all kinds	Polimeter .	tountain neome from tax

STATEMENT SHOWING THE TERMINAL TAXES IN FORCE IN CERTAIN MUNICIPALITIES IN THE BOMBAY PRESIDENCY ON IMPORTS BY RAIL.

Statement showing the terminal taxes in force in certain

					
Articles	Anand Municipality	Godhra Municipality	Chalisgaen Municipality	Malwan Municipali	ty
Rice, husked and unhusked and all pulses	3 pies per md (grains)	4 pies permd	2 pies per m (pulse) Rice 6 pies pe	on grains	19
Sugar refined, sugar gur, and sugar candy	9 pies per md	2 annas per md	md 1 anns per me Juggery 6 per per md	l es	
Dried and fresh fruits		1 annaper md	3 pies per md Coconut 1 ann per md		
Barley and oats of			}	6 pies per md	
all sorts Timber of all kinds All kinds of piece- goods and other textile fabric,		2 pies per md	3 pies per md] ::	
silken woollen including all articles of clothing or dress Gunny lags					
All metals, wrought and unwrought and articles made of them			1 anra per md	"	
All kinds of ropes and twines			} "	!	1
Groceries and oil- manstores	6 pies per md	I anna permo		,.	1
Eran of all sorts Coke or coal	2 anras per	•	3 pies per md.] ::	1
Cotton, meluding	3 pies per md				1
cotton seed Oil cakes Tobacco of all sorts, including eigh rettes, eighers and	1 anna per md	4 vanas per md	l anns per md	::	
wheat and wheat		f pies per md	3 pres pe md	6 pres per md.	ļ
Oil seeds .	3 pies per ind	1 anns per md	t pies per ind (poppy teed) Groundnut 3		
Ghee and butter	2 annss per md	4 annss per md	pies per md 1½ ann-s per md (ghee)	••	
Drugs)	1 anna permd)	.,	
Hides and skins,	. {	De			
Leather and leather	1 anra per	f annas per	. 1	[
Glassware	I	Do	. 1	}	
Cloth of all kinds, including hosiery	3 annss per ind	2 annas per må 6 annas per md	14 anras per md	8 annes per mi.	
and socks	(8 auns per	1 anna per md		

municipalities in the Bombay Presidency on imports by tail

Nandgaon Vanicipality	Havers Vincto Julity	Dhan loks	Vambori	1
•	antic Lates	Municipality	Manieipalite	Ranchermur Municipality
2 pies per md	pies per md on all grains	1 anna Perind	f pies per md	6 pies per md
1 anna per md (Sugar and exady) Gar 6 pies per	annes per md	3 annas permd	2 annss permd	I anna permd 9 pres permd
md.	f pies per md	·	1	6 pies per md
	Po		f pies per in !	
2 pie per ind	ll prespermil		2 pies per iu t	6 pies per in l 3 annss per ind
	!			
	2 pes per Pe		2 annss per md 1 anns per md	
		8 anns permd	ı İ	1 anna per md
2 pies per md	1	6 pies per md		3 pies per mit
	δ pies permd			6 pies per md
1 annse per md	1 anna per ind		2 annes per md	l'o 3 annas per md
2 pies per ind	f pies per m i	[6 bies bei rug	4 piespern 1	
Ground nuts 2 pies per md Copra 1 anna		1½ annsa per md		6 pies permd
(ghee)	Ghee 5 annas per md Butter 4 annas		2 annas permd	10 annas per md
	per md 2 pies per Re			1 arns per md
1		}	•	2 annas per md
1 ans a per md				1))
1½ annas per md	2 pies per Pe	11 annas per md	2 annas per md	8 annas per md
1 anna per md				f annas per md
VII-73				

Statement showing the terminal taxes in force in certain

	·	Ť	1	1
Articles	Anand Municipality	Godhra Municipality	Chalisgaon Municipality	Malwan Municipal
Rice husked and unhusked and all pulses	3 pies per md (grains)	4 pies per md	2 pies per md (pulse) Rice 6 pies pe md	on grains
Sugar refined sugar gui and sugar candy	9 pies per md	2 aunsa per ind		s
Dried and fresh fruits		1 annaper md	3 pies per md Coconut 1 anns per ind	1
Barley and cats of all sorts l'imber of all kinds All kinds of piece- goods and other textile fabric		2 pies per md	3 pies per md	6 pies per md
silken woollen including all articles of clothing or dress Grunny bags All metals wrought and unwrought			1 anra per md	:
and articles made of them All kinds of ropes and twines			† 	
Groceries and oil manstores	6 pies per md	1 anna permd		
Bran of all sorts Coke or coal	2 annas per		3 pies per md	:.
Cotton including	3 pies per md			1 "
Oil cakes Lobacco of all sorts, including eiga rettes, eigais and	1 anna per md	t unnas per md	1 anna per and	:
snuff Wheat and wheat flour		4 pies per ind	3 pies per md	6 pies per md
Orl seeds	3 pies per md	1 anna per md	4 pies per md (poppy seed) Groundnut 3	••
Ghee and butter	2 annas per mi	4 annes per md	pies per md 11 ann-s per md (ghee)	
Drugs	1	1 anna permd		••
Hides and skins		Do		••
raw Leather and leather goods	1 anra per md	m a	•	
Glassware Colours (Toth of all kinds including hosiery	3 annas per ind	md	1} anras per md	8 annes per mi
and socks	(8 annas per md	1 ant a per md	••

municipalities in the Bombay Presidency on imports by rail

Nandgaon Municipality	Haren Vunicijalits	Dhan laka Municipality	Vambori Vameipality	Ranebermur Vuntcipality
2 pies per md	4 pies per md on all grains	1 anna jer ind	4 pies per md	6 pies per md
(Sugar and	2 annes per ind	3 annes per md	2 annes permd	1 anna per md 9 pies per md
Gar 6 pies per md. 3 pies per md	4 pies per mđ			6 pies per ind
	Do		• pies per md	
2 pies per md	11 pies per md	Í	2 pies per md	6 pies per md 3 unnss per md
	2 pies per l'e		2 annss per md 1 anns per md	
		8 annas permd	ı	1 anna per md
2 pies per md	Ì	6 pies per md		3 pies per md
	б pies per md	o piez pez ma		6 pres per and
1 annsa per md	1 anna per md	! 	2 annas per md	l'o 3 annas per md
2 pies per ind	f pies per mit	: : 6 pies per ind	t pies per n.t	
Ground nute 2 pies per ind Copia 1 anna		1 anns per md		Cpies permd
per md 1 anna per md (ghee)	Ghee 5 annas permd Botter 4 annas		2 annas per md	10 annss per md
	per md 2 pies per Re			1 arna permi
			•	2 annas permit
lanta perma lanta perma	2 p es per l e	Il annes ter	2 annaspersol	1k Fannıs per mî
i and	1 Int 1.	md	1	
1 anns per md			1	d anne per mit.

Ar 1'44.	Inand Venterpality	Vancerpality Vancepolity Vancepolity		Valuen Vandron Vancipality Vanion Minion Minion	\andgron Municipality	Haven Municipality	Dhu duka Municipality	Vambori Munici- pality	Ranchermur Municipality.
Oh of all sorts Specimed Ixana permi lanux jermed Aanna perud Lanna per of anna per of ann	6 pies per md	1 tuns perm!	lant lermd Kerosene oil 6 1167 ber	1 anna per ud 14 unnas per		1 vuna per md 2 aunas je md Kerosene on Kerosene on 8 1 se ner md 6 pres per md	Zaunas ye md Kerosene oil	:	6 pres per md Kerosene od 74 pres per
Iru, tin and lead i.e. base cop- pr, brens- and manalse ore	ů	•	mi 1 ums jermi		Do.	2 pies per Re	l anna per md	lanna per md	2 pues per le 1 anna per nd 1 anna per 2 3 annas per md md
	330	•	°£			8 annas per md (cardamum)		;	1 anna per md,
from tax	114 7,981	3	Rs " 61.	(Re "61. Not available hot available He 10,908	Notarulable	Rs 10,908	Rs 571.2	Rs 1,926 .	Rs 1,926 . Rs 12,486.
Landerce of this Re G-11-7	[t-11-0 all		[Notarailable Re 1-3 5		Re 1-3-11 Re 1-7-0	Re 1-7-0	Rs 1-8-5	Rs 1-4-6. Rs 1-2-7	No 1-2-7
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Statement showing the terminal taxes in force in the manicipalities in the Central Provinces on goods imported by real

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Agueles	Malkapur	Fllichpur .	Amraota *	Ralagaat Yun cipilda	Drug Unicipality
(1)	(3)	(3)	9	9	(9)
• Cloth	14 annus per md	3 annas per md	3 am as per m!	t unnus per md (cloth	f um as per md
Twist and yarm		ů	å	(many and fine	2 any 18 per 11 d
Pogar (gur)	15 runs per md	_	2 annis per in t		
tond grain (except ginm and pulse (uar and baje)	D. 1	and pulse)	1 ans a per md	gruns)	(pulses)
When four (farmy lagrand cloth	222	8 p eq per n d	9 unna per mi	f pres per md (1 rass	g pres per nd
Iron and manufactures thereof	9 pres per md	2 anna per mi (other ? an as per n d	o un 19 per n d	In copper)	2 anns per n d 1½ ai na per md
limber raffers and hamboos	9 pies per md	thun keroses e	1 ann, per md		4 annas per u d
hpires hall Oil-seeds other than cotton seed	d prespernd	6 pres per ml	6 pres per md		3 unnas per md 3)0 6 pies per md (1,1)
Kerowine oil I obacco and manufactures (bereof		6 p cq per 1 l	6 pies per m l 3 ti nas per m l	3 pies per tin annas per md	
Pratition or Dyes Obes		åååå	o pret per ma Do Do	o p es per mo Do Do	f mans per m l Do Do
Anticipated income from tax It elde es of taxat on per head of Hs 3 8 pepulati :		18 28 700 18 1 15-7	Rs 6 -4	Rs 536 Vot arallable	Rs 9 500 Not avalable
• A fam of No 1 her cost conference as a conference			 - -		

is a facility of part senaments at y o her good screep tumber cotton, raw hider and share myrabolums and cotton seeds and goods brought for prices we shall be breat if the man of the following goods amountee by an another by road a termunal fact shall be breat if the state of the following goods amounted you are termunal for a shall be breat if the state of the following control of the followi

res .	. يد يو	1		881	,				,	
hy rul-cont	Notified area of Bhatapara in Ruipur district (12)	1 uma per md	Do Do J pres per md		•		1 ann per ma 3 pies per md	1 mm 2 per md	Rs 11,500 Rs 4-3-1	
goods imported	Vandla Hansopaldş (11)	2 nr 1s per md	1 mm r per md Do	3 pies per md	6 pres per ma		1 rang per md		Rs 3,335 Rs 1-10-9	
al Provinces on	Waadha Nuraapality (10)	1 run per m l	2 unnas per md Do 6 pres per md.	Do 2 unnas per md Do	2 annas per md	2 annas per md 6 pies per md	6 pies per md 2 innas per md 6 pies per md 2 annis per md		Rs 6 6-9	
ties in the Centr	Shegaon Tunicipality (9)	1 anna per md (piece goods and wearing (ppyrel)	1 anna per md 3 pres per md (grun of all	sorts) Do 1 unn per md 3 pies per md	1 anna per md	3 pies per md Do	6 pies per md 3 pies per md	3 pies per md	Rs 13,775 Rs 2 8-6	
the municipalit	Gondra Municipality (8)	6 pies per md	14 annas per md 9 pies per md	1 anna per md 2 annas per md		1 una per md		1] annas per md	Rs 25,400 Rs 6 0-3	
nal taxes in force in	leotmal Municipality (7)	1] anns per md	1½ anna per md 9 pres per md 6 pres per md	14 unnas permd (cop per and bress pots)	9 pies per md Do	14 pies per md	I annas per md		Rs 3-10-9	
Statement showing the terminal taxes in force in the municipalities in the Central Provinces on 400ds imported by rail-could	Artieles	Clo h	Sogre (gar) Sogre (gar) Lood grain (except gram at 1 pulse Juxeand tajin)	When they control of the train to the control of th	Ols Ter and collec	Junes ratters and hanhoos Coal and coke Spaces	Oul re is other than cotton seed Reroger oul Chauco and manufactures thereof Character Solves	Dres Ghe	Anticipated meone from tax Irendance of taxation per head of Rs 3-10-9 popula ion	

ato)

Copy of a letter No. 417. dated the 4th Lebruary 1925, from the Secretary to the Government of the United Provinces. Allahal ad to the Secretary to the Government of India. Department of I due aton and Pull lie Health, Delhi

[Subject -Imposition of terminal tax and toll in the Nagina minicipality]

an directed to submt proposals for the impostum of terminal tax and toll in the Nagara manicipality in replacement of a tax on circumstances on I property. As often was not in force in the town on the 6th July 1917, the impostum of the tax requires the previous sention of the footcoment of 1 India under section 128 (1) (xiii). United Proxinces Municipalities Act, 1916.

2 The rates proposed are set forth in the schedules accompanying this letter. They are on the whole moderate. The Agent Oudle and Robindton't Raulway who was consulted has no objection to the proposals and is willing to collect the terminal tax on behalf of the layer.

3 The yield of the present direct tax no larger affines for the texts of the town. Terminal travitors occurs the best solution of the profess, and I am to request that the Government of India may be pleased to varietion the municipal boards proposals.

(7)

Description of territoral lax with schedule

(a) I tay on goods brought within municipal limits when conveyed to Nagina on consignment to that place by rull to be levied at the rates shown in Schedule A.

(b) No tax shall be levied on goods set out in Schedule B

(c) In assessing the tax fraction of a maund shall be regarded as a full maund

Schedule A

At the rate of 2 mes per maund

1 1 trewood

2 Juar, Bajra Arra Lohia Kasa, Matar, Joar, Sauan Marua, Kakni and Kodon

At the rate of 6 pies per maund

- 3 Stone other than Augkar
- 4 Articles made of stone

8 Bamboos of all kinds

- 5 Wood mended (excluding furniture)
- 6 Unhusked rice dal, and other grams (excluding those which have been specified under the rate of 2 pies per maund) chokar, khal, cotton-seeds, ardava and charcoal
- 7 Whert, flour suji maida, potatoes, ghuiya, ratulu, moonda, onions and shakarkand
- 9 Oilseeds
- a Officeed

At the rate of 9 pies per maund

- 10 Rab
- Il Gur, rice Liui and parmat
- 12 San of all kinds
- 13 Baskets, mattings, palm leaves and fans of all Linds

At the rate of one anna per mound

- 14 1 resh fruits, cement, lime and quicklime
- 15 Canoo, 1amrach, multam earth and chalk
- 16 Tish.
- 17 Kach

At the rate of 2 nnus per maund

- 18 Sugar manufactured by Indian methods
- 19 Iron cast-iron (oidinaiy), kauch bangles, tat, gunny bigs, patti, patti and tripil (pullin)
- 20 Furniture, coconnut boles, reeds, scale beams and articles of wood not specified elsewhere country tobacco, hides and skins

At the rate of 3 ann is per maund

21 Sugar manufactured by Luropean methods

At the rate of 4 annas per maund

- 22 Honey gand and misti
- 23 Indian confectionery and oilman's stores
- 24 China and enamelled water Lanch glass and glasswares

At the rate of 6 annas per maund

- 25 Uncompounded country and unan medicines
- 26 Ramdan 1 sagoodana, choya, airowicot, wax, wax candles, country so ip, fat of animals and matches
- 27 Ghee and butter

At the 1 ite of 8 annas per maund

- 28 Betel leaves
- 29 Copper, bronze, brass, bell-metal, gilat, tin-wares (excluding iron and ordinary steel), coloured and twisted thread, pichak, tanned leather and days
- 30 Iron of superior quality, foreign finits and stationery
- 31 Yaın
- 32 Betel nuts, lat, uticles made of lat unant compounded medicines, European medicines, grocery spices, chemicals, dies and paints
- 33 Paper and printed books

At the 1 its of 10 annas per maund

- 4 Habordashery, hosiciy comforters, millinois, drapeis, caps, wool and woollen goods
- 15 Cigarettes, eigars, and foreign tobacco
- 36 Furope in confectionery and oilman's stores

At the rate of Rs 1-30 per maund

d7 Leather shoes, foreign leather, atticles made of foreign leather, aluminum and aluminum wares

At the rate of Rs 2 per maund

33 Cotton piece-goods (foreign and country)

At the rate of Rs 2 3-0 per maund

- 39 Wollen and silk cloth (foreign and country), wearing apparel, articles made of cloth and tents
- 40 Perfumery of all Linds and essential oils
- Note -Full waggon loads of charcoal, firewoods, hamboos, timler and stone mills shall be assessed on the carrying capacity of the waggon

Schadule B

List of articles exempted from terminal tax

- 1 All separate consignments by 1311 less than 5 seers in weight
- 2 All parcels imported through post office
- 3 All articles the property of Government or municipal board or imported on behalf of Government or municipal loard
- 4 The luggage of circus or theatrical companies or of travelling exhi bitions
- 5 Packets of newspapers
- 6 Bullion bank notes, coins, silver and gold in any form precious stones and sewellers
- 7 Arms ammunitions including all guns rifles pistols, revolvers swords daggers cartridges bullets and powders, percussion caps, empty cartridge cases, also detonators fuses for u e with explosives log signals and all explosives
- 8 Opium and articles sulject to excise duties such as county and foreign liquor charas ganja bhang toddy tarr, sendin, alcohol methylated spirits ale and feer and the materials for the r manu
- 9 Vegetables of all kinds
- 10 All lubricating oils
- 11 Dahı
- 12 Karbi thusa grass for thatching or folder, has, thaff and all folder and cattle foods not specifically enumerated in Schedule 1
- 13 Uplas and kandas
- 14 Ashes, cinders gravel sand earth and clay
- 15 Coal coke and patent fuels
- 16 Salt 17 Water
- 18 Human ashes
- 19 Ballast and kunkar
- 20 Machiners
 - 21 Bricks of all kinds
- 22 Samples imported by long fide commercial travellers,
- 23 Manure
- 24 Roofing tiles 25 Burkhi
- 26 Waste paper
- 27 Waste cotton
- 25 Mahua
- 29 Umerals of all Linds
- 30 Railway stores and materials which are required for use on railways whether in constructing maintaining or working the same and which are not removed outside the railway land boundaries but not stores imported into municipal limits for purchase and consump-tion by rallway employees, nor stores with which the railway cooperative stores are stocked for sale to members

- 31 Bona fide personal luggage and household effects imported by a person on the occusion of his coming to take up his residence with in the minnepulity
- 32 Ment
- 33 I ggs
- 34 Wooden casks, empty kuppus and empty bottles
- 35 Cotton and san 10pes and nivar
- 36 Reh
- 37 Farthenware
- 38 Moon, ban, bub and babra
- 99 Barl
- 40 Cotton
- 41 Unginned cotton

(8)

Description of the tell tax

I A tax on vehicles loaded with goods and on loaded pack animals and on bahang; and head loads entering the municipality by road to be levied at the rates and subject to the exceptions noted below —

	R	1	r
(1) Loa le l pack annuals	Ü	1	6
() I on led carts thele or ella with or e animal	0	ŧ	0
(3) I on led carts with 2 animals	0	8	O
(4) ", 3 ",	0	1.	ø
(5) ,, 4 ,	1	O	0
(b) Lorled harder to thele	Ð	4	Đ
(7) Head load or bahangi load (excluding loads of regetables)	0	0	6

Provided that on animals or carts laden with firewood thusa fodder upla moon; palm leaves palm mattings surklin baskets moundhas of all kinds to the souths worken bark han, mattings only the following rates shall to level —

(8) Head load or bahangs load of rege-ables

(6) Leaded hand eart or thela

0 0 3

						162	•		
(1) L	oaded jack a	nımıle				0	ø	3	
(2) L	orded casts,	it elss or ekks	s with 1 2	rmul		0	1	0	
(3)	"	,,	2	**		0	2	0	
(ŧ)	,		3	*>	_	0	5	0	
(3)	11		4	0	•	0	•	0	

II On carts pact animals bahangis loaded with, and head loads of cloth of every description and articles made therefrom haberdashers, clears, ciga retter foreign augar metals and articles made therefrom 10 ers, spice diver 1 unts 1 ethinus 1 chemicals for i.m. fraits 1 of the property
III No tax shall be levied on lead loads or tahangi lads of or entack arimals or relicely laden a left with the articles act out in the soledule below (9)

Last of exemptions from the terminal toll

- 1 All parcels imported through the post office
- 2 All articles the property of Government or the municipal board or imported on behalf of Government or the municipal board
 3. The largers of the property of the board of the second of the property of the board of the board of the property of the board of the boa
- 3 The luggage of circus or theatrical companies or of travelling exhibitions
- 4 Packets of newspapers
- 5 Bullions, bank notes coune, silver and gold in any form precious stones and jewellers
- 6 Arms, ammunitions, including all guns, rifles, pistols, revolvers, swords, diagers, critridges bullets, powders, percussion caps and empty cartridge crises, also detonators fuses for use with explosives, fog aignals and all explosives.
- 7 Opium and articles subject to excise duty, such as country and foreign liquors, charas, ganja, bhang toddy, tari, sendin, alcohol, methylated spirits ale beer and the materials for their manufacture.
- 8 All lubricating oils
- 9 Dahi
- 10 Ashes cinders, gravel, sand, earth and clay
- 11 Coal, coke, and patent fuels
- 12 Salt
- 13 Water
- 14 Human ashes
- 15 Ballast and kunkar
- 16 Machinery
- 17 Samples imported by Iona fide commercial travellers
- 18 Manure
- 19 Roofing tiles
- 20 Waste paper
- 21 Mahua
- 22 Mineral oil of all kinds
- 23 Wooden casks empts lappas and empte bottler
- 24 Cotton and san ropes and niwar
- 25 Ment
- 26 Fggs
- 27 Reh
- 29 Parthenware
- 29 Bark (except sarkara and sentha bark)
- 30 Cotton
- 31 The camp equipage of officers on tour
- 12 Laundry articles (clothing soiled or washed)
- 23 Rona fide personal luggage and household effects imported by a person on the occasion of his coming to take up his resilence within the municipality
 - No tax shall be levied on head or hahangi loads of frewood, thusa and fodder of all kinds uplay bricks of all kinds sentha sarkara dhak leves lune surkhi etalk stone tiles f-bing ress and baskets
 - V11-74

(10) Nagini Municipility,

				Assum
Serual num ter	Articles	By Rail	By Road	Total imports
1	Articles at Re 0 0 2 per maund	5 000	}	5 000
2	Do at Re 006 do	16 680	1	16 680
3	Do at Re 009 do	2 000	ļ	2 000
4	Do at Re 010 do	30 550	i	30 550
5	Do at Re 020 do	6 625	}	6 5 2 5
ь	Do at Re 030 do	10 000		10 000
7	Do at Re 0 4 0 do	2 5 20	Ì	2 5 2 0
8	Do at Re 060 do	1 950		1 950
9	Do stRe080 do	4,020	}	4 000
10	Do at Re 0 10 0 do	1,320	1	1 300
11	Do at Ra 130 do	4 000		4 000
12	Do at Rs 230 do	5 300	}	£ 300
13	Loaded pack animals	1	1 416	1 116
14	Do carts, thelas or ekkas with 1 animal) ;		
15	Do carts, thelas with 2 animals]	8,924	8 924
16	Do carts thelas with 3 do	ł !	100	100
17	Do carts thelas with 4 do	[]	50	£0
18	Do hard carts or thelas	}	Ì	1
19	Head load or bahanga load (excluding vege tables)		2 000	2 000
20	Head load or bahangs load of vegetables]	10 000	10 000
21	Animals cart laden with firewood shown in provision of item 8 (Description of Toll Fax)	1	1	1
22	Loaded pack animals	}	81,500	81 500
23	Do carts, thelas or ekkas with 1 animal	{	- 1	- 1
21	Do carts thelas with 2 animals	1	2 000	22 000
25	Do carts thelas with 3 do)	100	100
26	Do. carts thelas with 4 do	- 1	50	50
27	Do hand carts or thelas	ł	100	100
		1	Ì	- 1

District Bijnor

Imports

Fx:	eting x	Pre	pos n r	ed T	erm orne	ınal traf	tax lic		Prop	01	ro	tax ad b	or toll (i	f a: Fic	137)	Tot anticip	đ	
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Mr. Sim gave oral evidence as follows -

The President Q-You are Financial Commissioner, Railways?

Q-Ind you had considerable experience in the levy of oction and terminal tax?

t—les, as chanman and member of various municipal boards in the United Provinces where oction was levied as chairman for five years of the Municipal Board of Campione whele terminal tax was levied, and as Secretary in the Local Self Government Department of the United Provinces when the question of the replacement of oction by terminal taxation as a discussed

Sir Percy Thompson Q—With regard to the effect of section 145 of the Railway Act at seems at first that it is intended to give absolute profection to the railway For instance you have sub-section (I) which says that a tax cannot be imposed without the consent of the Government of India Say that it will impose a tax the railway organisations have the right of appeal to a Commissioner appointed by the Government and that Commissioner may say "No need not pay this tax you may pay something less". That seems to be absolutely protecting the railways at its free Value.

A -It is perfectly true that there would appear to be a complete subgrand there but in practice it is not a sifegurard at all. The main difficulty that we have at present is that we have got no voice in deciding whether a railing colony is to be included within the limits of a minimal pairty, and the Government of India have in effect announced that railings or the portions thereof included in municipal areas, we hable to general taxytion is unvolved, else

Q-That is according to the order of 1907?

A -- 1 c4

Q-Have they not retricted from that? You have stated in your note that that position is very difficult

A—The general order has certainly been withdrawn, but the Government of India have definitely aunounced that ratheave should consider themselves hable to general traction and in consequence of that general decision the question of the hability of any particular ruleary administration has never been questioned. The proposal comes as a mere formality and goes through

Q.—The Government might well unionine the principle that the rail and administrations have to contribute to the indirect benefits that the derive, but if the tax wis imposed it might be contended that it is unfair.

A —The unforcers much arises on the initial decision as to whether a particular colons should be included within a numerical boundary. Within the list two months we have had complaints from different rules and administrations that the numerical authorities in the neighbourhoose to extend their boundaries so as in include the regislational likese rathage colones at present provide all numerical amentics for its people residing therein. They provide water provide sunction, in ruled routs and die exerctlying ele and they probably will continue to do so even it included in the numerical limits.

Q-You say that it is agreed that the culture administration should make a fair contribution to the minicipal expenditure which is intended for the general tenefit as distinguished they the benefit to the individual That was not always the view of the Covernment of India was it?

A-No They previously held that municipal authorities should not tax railways

O -1 veet for utual direct services?

4 - 100

Q-There is no controvers, about that i.e., the bullits to make some fair contribution

- A -1 do not think we can dispute that now 1 do not think that it is a sound decision considering that practically all the railways are State property. My own personal view is that no Government should tax another Government.
- Q —But in other countries, I think even Government property pays a rate the argument being that the locality is prejudiced by the existence of the Government property
 - 1-1c, it can be argued both wave
- Q —I am not talking about the contribution for the direct benefits. The reason who foreriment is called upon or does in fact contribute to these indirect benefits is they are taking all the norm which might be occupied by somebods (10 who would pay and the municipalities or the local bodies are consequently prejudiced. However, you do not regard the matter as controversal now?
 - A-No, I do not
- Dr. Parming P. Q.—In Bond is for instance a rate is levied on the Victoria Terminus Station by the Corporation?
 - 1-10
 - O-Just on the same lines as they charge any other house property?
- 1-1c. The only thing exempted in Bombay is what they call waste land-land talen up by the railways and not yet utilised. Otherwise, the whole railway property is hable to the tax
- The President Q-I am not quite clear about the position of section 30 of the let Under that section the numeripality has to secure the sanction of the Government of India before imposing a tix on the rulway?
- A—Yes the Government of India best to declare by notification that the railway is hable to a particular tax in a particular numericality
 - Q-Has it any power to withdraw a notification of that sort?
- \hat{A} —Yes under clause (3) which says. The Governor General in Council may, at any time revoke or vary a notification under clause (1) of this section.
 - Q-Then it can discriminate between taxes?
 - A -- Yes
 - O -But it has never attempted to make any discrimination
 - A 3 ...
 - O -The section appears to have intended that it should discriminate
 - 4 -Yes
 - Sir Percy Thompson Q-1 ven then if the Government of India disagreed with the Local Government as to the inclusion of a particular
 - sgreed with the Local Government as to the mension of a particular rulway station it might cured that notification under cluves (1) A.—It could, but in practice the Government of India have never interfaced. They could practically annul the decision of the Local Government
 - to include a rule in colour within the municipal limits by revoking or refusing to issue a notification mixing the rule is liable to pay any tax O = Ht would be a strong measure but I think it would be within the
 - Q—It would be a strong measure—but I think it would be within the four corners of the section to do so
 - A -But I do not think it is in accordance with the spirit of the law
 - Q —Surely whether it is reasonable that it should be included, should be one of the things to be taken into consideration under clause (1). It is one of the factors which they ought to consider
 - A-I do not that the I ocal Government consider it on those lines. The Local Government having deceded to include a railway colon, it is rather difficult for the Government of India to come in and say, "It shall not pay the 'tay."
 - O —With regard to the effect of clause (2) it gives this Commissioner who is appointed no right to revise a particular assessment Supposing for instance it is verse of house tax and the Commissioner said "Yes, you have how they are the joint of the property of the content of the property of the proper

A .- The officer authorised to entertun objections from a railery administration is the appellate authority under most of the Municipal Acts to whom appeals against assessments he Acts to whom appeals against assessments lie Rulway authorities generally complain that the authority whom they appeal to is a provincial executive officer who has been during his official circer, connected with municipal work and is likely to be piejudiced in favour of municipalities. I have got a case here, where the LI Railway made an appeal to this officer against the method of assessing their property. The Commissioner has written a long judgment. They object to the property being split up into small plots for the purpose of assessment, in consequence of which, they say, the assessment was doubled, but the Commissioner held that the Municipal Corporation were quite right. Rulway authorities

Q - Did he decide that in the expects of the Commissioner of the Corporation?

A -He was not the Commissioner of the Corporation He was a Commissioner of the Division and he was also appointed under the Act to hear appeals

Q-He is not likely to be a prejudiced individual

A .- The railway authorities contend that the executive officers of the Local Government are naturally prejudiced in favour of the municipalities Q -Then it is very difficult to see what official you can appoint under

that section

A -I quite agree, it is very difficult. If an officer of the Local Government he will be looked upon as prejudiced in favour of municipal board, if an officer of the Cential Government, as prejudiced in favour of the railways

Q-If the Commissioner thought that the tax was an unfair one he could say so and fix another sum

A—That appears to be the procedure prescribed by section 135. But it has not been so interpreted in the past. It has been assumed that the Commissioner is a person appointed under this section to hear appears by rulway authorities against assessments as in the case I quoted from Bengal

Q-In Madras, for instance, there is no person who hears appeals

A —I believe they go direct to the Local Government, for instance, appeals against the education cess. But extrains in the United Provinces the Commissioner of the Division is the man who settles appeals assessment. He is appointed by the Local Government.

O-That is statutory under the Municipal Act?

A -Yes, either the Commissioner or some other person nominated by the Local Government

The President Q.—In one of the cases here the Collector has given the decision. He says "This is an application under section 135 of the Act to modify a tax imposed on the radiany by the Union Panchayat of Mettingalangam".

A -Probable, he was appointed by the Government of Madras

Sir Percy Thomason Q-It looks as if sub-section (2) has been interpreted storigh. The real function of the man who is appointed is quite different from what in practice it has been. The sub-section is quite clear. It was "While a notification of the Governor General in Council Course that seems shall be a supported by the contract of the contract o under clause (1) of this section is in force the inilway administration shall be liable to pay to the local authority either the tax mentioned in the notification or in lieu thereof, such some class, so an officer appointed in this behalf by the Covernor General in Council may having regard to all the circumstances of the case, from time to time determine to be fair and remonable

A -But it has been assumed that he is a man who hears appeals from the radions

Q -I line not read it so It gives power to the Central Government to appoint an agent

V-1cs. If the sine threat is advisable that this agent should have some peneral principles to very upon. There are none at present. Cutet have been dealt with in a very highward way. Recently in Madian

municipal boards hate stated to impose an educational cess, agent after agent of the radians has protested on the ground that the radiany authorities themselves provide the educational facilities for the children of their complexes. But the same involved have been very small. In some cases, they were R. 25 or Rs. 30. There again no principle has ever been laid down.

- Q-I think they have got a had case there
- A -Why?
- Q-Why should not they contribute to the general education?

A —They have been providing their own facilities. They say "We cannot pay the cess and at the same time run our own schools, we are running the schools and the cest of these schools is very much greater to us than the cess we are as led to pay."

Dr Paranjpur Q - You campot maintain a position like that A man cannot excape an education tax if he says that he is going to educate his children privately

\-But here it is a case of the whole railway community

Q.—Suppose there is a mill in Bomba, with 4000 workers in it. They house the worlers and they provide schools and saintary arrangements. Is it right for the mill to say that lecause they are providing these facilities, they cannot put the municipal taxation?

A - ot altogether

O -Part of the municipal taxation is for these purposes

A -But here it is purely an educational cess

Q —Is it right for the null to say that they should not be made hable to pay the education cess?

Sir Percy Thom son Q-tie these schools open to all and sundry?

Q -Then why should they escape general taxation?

A —Their argument is $\;$ Then who should you insist upon our providing the schools?

Q -It might be a case for some compromise

1-Ics, I think it is a case where they ought to compromise This is also a question which is dealt with in a very haphazard way

Q -The order of 1907 lavs down that they should pay

A -Only the general taxation and not a special cess

 $Q\!-\!1t$ lays down that they should contribute for every public object undertaken by the local authority

A-No, I did not rend it in that way

Q-It says that the radway administration should contribute for the general objects and education is one of them

A -It is a special cess for education. It is called education cess*

Q-That is exactly what the Government of India are dealing with This particular cess is a tax intended to serve objects for the general good of the community as distinguished from the individual. A sanitation cess would be similar

 Λ —We never read it in that way Λ cess being for a particular purpose the railways themselves supplying that municipal amounty, they should be exempt from that particular cess

Sir Percy Thompson Q.—Taxation for a particular service like water supply would be for the water charged by meter tetrally we have not come to such a stage. A water rate is erimarked for water-supply, but there is no distinction between the earmarked funds and the general funds.

1-I think there is a distinction

Q-Tayation is for the general good of the community, and therefore you can say that the tayation imposed for the particular services is also for the general good of the community?

A —Where there is a particular cess you can measure the benefits of a particular tax

- Q -What about water rate?
- A -In water rate one pass not for the water consumed but for ones share of the whole cost of the provision of water supplies to one's neighbours
- The President Q—The system of transion assessed in direct relation to the longitis conferred is in its infancy in this part of the world?
 - A -I think so
- Sir Percy Thompson Q-May I refer to the Public Works Department letter issued in 1907 in which they said that there was no reison way the rulways should not pay for such specific purpose? Why should there be any protest?
- A-I think in that letter they talled of general transition. Where specific services are rendered their cost can be distinguished from general transition.
- Q—Education has been recognised as a general and one our service Fducation cess is in fact a general ta. The theory of the whole thing is that education as such is for the benefit of the whole community and not for the particular children who are educated
- In Fugland taxes for education and other services are carmarked but are totalled up for purposes of collection. But the total rate has got all component parts one goes to the poor house another goes to the clueation committees and so on
- A -In this country it is not so, tail of the case of water rate, it is restricted and enumarked for one object for meeting (along with the receipts from sale of water) the expenditure mean red in connection with the supply of water. As soon as the receipts exceed such expenditure, you have to cut the rate down.
- Q-In England suppose the inter are cut down they are included in the general tax
 - A -Here it is dealt with separately
- Q-My own impression is that the Government of India have talen an entirely different view
- A.—I think that is due to your taking the expressions used by them in the stitlet literal sense in which such taking would be used in a report by a committee of experts on tration. The orders are vague. First of all they issued orders and ing. all the radicist links to the general taxes. Then they changed their view. I do not think they have ever clearly defined what they considered to be right which particular tax rulways should have to pry and how such taxes are to be assessed, etc.
 - Q -You think on the question of principle we should be quite definite?
 - A -Yes
- Dr Hyder Q-lou agree to the liability of railways with regard to the onerous taxes?
- Λ .—There is no way out of it in view of the declaration referred to by S_{11} Percy Tlompson
 - Q -They should pay for definite benefts received?
 - 1-Yes certainly They should pay for the services they receive
- Q -If services are of general nature you will agree to the position that they should pay these onerous taxes?
- A -I thind under the Government of India's declaration they will have to pay
- Sir Pere; Thorn son Q —If you had a special elucation ce's definitely levied for education alone and if the municipality in the course of time and that they would impose another special tax you would then pay?
- A—That is exactly what they have been doing up till recently lier, was no special education case in the past. The cost of education was pad from the general recentles. But the special cess has been introduced only recently because certain municipalities started compulsory education, and the proceeds of the special case have been carmarked for the extra sum repliered oning to the introduction of the compulsory system

Q-Is it not the case that the railways may use the services, which may be more expensive at times?

A—What has happened in the jost is this. The railways have been compelled to make these arrangements (which may be costly) when they started their operations. In the first instance they had to arrange for the housing of their stiff and the provision of the municipal amenities required for them. They formed a separate colony for themselves. Inside the colony their provide reads education witer-supply, etc. Gradically voir get a town growing round the railway premises. Then a neighbouring municipality proposes to include this colony within the municipal limits. The question is whether the railways should be compelled to pay for municipal amenities which they have been providing for themselves, because they happen to be included within the limits of a nunicipal form I think they should have the power to put forward their views as to whether they should be hable to pay a particular tax or not

Q —I am thinking rather of a case of a station like the Victoria Terminus in Bombay. Supposing they said that ther did not want to take water-supply, scavenging etc. would not the local authority be put to a loss?

A —I do not think such a case has ever arisen. What I say is that whenever there is a proposal to include these railway colonies within the neighbouring municipal limits there ought to be some provision by which the railway authority could state their case before an impartial tribunal

Q-Can it not do it before the Local Government?

A — No with a local Government means the Local Self Covernment Department which is naturally prejudiced in favour of the municipalities. I have here two eves where the Agent of the G.T. Railway has compared to the control of the co

The President Q -In short what you would lile is in the event of failure to agree to any contracting out some independent authority should determine the question?

A -Yes, that is what I want

Dr Hyder Q—In the case where you have clearly marked tailway colonies it is all right but there are a large number of stations where there are no clearly defined railway colonies and where the services are rendered by the manucipalities

A -I quite agree My proposal is in cases where there are separate colonies and the question of including them within the neighbouring minerplatics arises there should be some independent authority to decide the question

Dr Paranjpye Q-I believe Government always ask if the railways have any objections to put forward

A -But the point of the rulways is that the Ministry in the Local Self Government Department is not an entirely independent and unprejudiced authority

The President Q —I know an instance where a railway company is paying two municipalities simply to be allowed to remain outside and not include them within the limits of the municipality You want an unprejudiced and impartial tribunal?

A -Yes

Sir Percy Thompson Q—There are municipalities in this country which raise quite a number of different taxes. But in England there is only one tax, namely, a tax on land values. For instance in the United Provinces the revenue is chiefly raised by octror, in Madras it is chiefly raised by house tax. Does it not therefore mean that the contribution by railways in Madras is far greater than in the United Provinces?

4 -Undoubtedly

- Q -There is no reason why it should be like that
- A --- Certainly
- Q-Who is to decide?
- A I think it would be very advisable to get some definite uniform system laid down
- Q —Have you not considered the recommendation made by the municipal committees in the United Provinces on the gross earnings?
 - A -Yes
 - Q -Do you think it is a feasible scheme?
- \dot{A} —No I do not think it is a possible scheme. The receipts at a station give no indication of the comparative benefits derived by railways from different numericalities.
- Q-What about your alternative, you take the gross earnings of the whole line?
- A —I do not see how you would apportion it. The gross earnings leave out of account the question of lead. The gross earnings in Campore with a long lead to Bombay must be very much greater than what the earnings at Kalyan with a short lead for similar volumes of traffic

The President Q-There is unother alternative, that is, mauudage

A -But the difficulty about that is, how are you to fix the rate per maund

Q-Is it not in a practicable way to assume on the size of the goods-sheds as an index of the traffic?

A —I think it is possible Nou could probably take the goods-shed area, but you could not take the whole of the premises marshalling yards, etc. because they may cust to neet the requirements of through (and not local traffic At a big junction station there are huge yards but there my ten local goods traffic at all and I do not see how a municipal board could claim a rate on land used for such traffic which never leaves the railway boundaries.

Sir Percy Thompson $\,Q$ —It is suggested that the railways should not contribute in respect of the marshalling yards

- A -Yes, or on the permanent way
- O -I cannot see the reason why they should not
- A -Anyhow they do not pay
- Q —Simply because you have for good or evil taken only the value of the property. It may be right or wrong. Why should you make a particular exception in the case of rankways?
- A —Railways are different from and have always been differently treated from other concerns Outside the municipal limits there is no charge at all
 - O -Lands uncovered by buildings are charged?
- A -- I do not know that There is no uniform practice. Usually if a man has got a godown they only assess the value of the site it stands on They do not usually charge account land in this municipalities.
- Q -Do you know of any other way of taxing, apart from taxing the rollways by reference to the annual value of the property?
 - A -I cannot think of any other system
 - Q -Do you think a tax on the annual value of property is fair?
- A -I think it is fair on the whole if you can get an equitable method of determining the annual value
- Q -It is subject to the defect that the contribution by railways varies according to the methods
 - 1 -So it is for every business
- Q -Don't you think it would be a strong measure to have different principles in assessment, one for the railways and another for others?
- t No of course there are difficulties in applying any system oven if it is uniform

- Q—lou have not got this uniformit; in any case because it much depends on the amount they raive by these house tries. Uniformity is gone unless you have a uniform tax in the municipalities. It would no doubt be more convenient to the railway companies to have one principle for all of their properties but do you think it would be so for everybody clas?
- A —Certainly I think it would be more convenient to everybody to have a definite form of rule rather than having the present sistem or rather lack of system I do not think it is satisfactory either from the point of view of the local authorities or from the point of view of the railways
- Q —Supposing in Madras the rulway company had a bare uncovered property and some other private company had the same kind of property so far as the private people are concerned, would there not be a source for complaint?
- $\mathbf{A} \mathbf{I}$ do not think so The fact that railways are Government property puts them in a peculiar position
- Q-1ou have section 135. Are you going to urgo the point that the railway properties should be treated separately?
- A —It is a very difficult section to use as long as you have this diverse practice. It is very difficult work unless you by down some principles
- Q—Supposing you lay down a principle that buildings or houses and uncovered land which are not used for traffic purposes should not be taxed
- A .—They remain the same irrespective of the volume of traffic. The size of a marshalling yard is not determined by the amount of the local traffic.
- Q-If you do not pay to the municipality for the land on which the marshaling yards are situated, there is no reason why you should in the other case
 - A -The marshalling yards deal with through traffic, not local traffic
- The President Q—II you are going to pay in proportion to the amount of traffic roughly, then you can exclude marshalling yards otherwise not I do not think you can ever work it by fixing a lump sum. After all, the railways must bear their shree The only difficulty will be with regard to the maximum rate. The standard rate is there I do not think you will object to it as long as you have got a uniform principle.
 - A -It is the principle that we wish to be settled
- Dr Paranippe Q —In the case of these small junction stations which owe their importance entirely to their being railway junctions are the railway administrations prepared to take over the local administration of such places?
- A —I should think so so far as the railway colony is considered But whether they can take over the administration of the whole place even outside the railway limits is another question. I have got a letter recently regarding Jamshur which is almost entirely a railway colony. But there is a municipality there which has just raised the tavation to two or three times what it was two years ago. The railways would prefer to work their colonies as a separate municipality. As regards the taking the whole area under the railways diministration. I doubt whether that is practicable I do not see what difficulty there is in their having a separate colony in the form of a municipality proper, a notified vice and a customent adjoining one another, and I have not known of any difficulty arising there.

Q -- If a big part of the area is taken away the other part cannot be worked as a municipality

A-I doubt if a Minister for Local Self Government would accept a proposal to allowing the railway authorities to have control over the non-railway community I do not know if that would be a practical measure

Sir Percy Thompson Q -- As regards the basis of assessment, I gather from your note that considerable difficulty is felt by the railway companies Generally speaking there are two methods of assessment, one with reference to the annual value and other, taking an arbitrary percentage of the capital cost. Do you think it is possible to ritrie at the annual value?

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Q -But is there no difficulty about the capital cost? When the value of the property goes up, the rulway companies' contribution remains

A —But the value of the railway property does not go up to the railway. The permanent way is of the same value to the railway whether situated in a desert or in a city. If you soil a house, the purchaser will pay more than the original cost price owing to the rise in the value of land, but this would not apply to the sale of a railway.

The President Q-Would you object to the valuation by the Collector on the land acquisition principles, simultaneously with the revision of the

assessment of the house tax?

A - I do not think it is quite fair to the railway to take the market value of the land

Q -After all, the amount is not very large

Dr Hyder Q —Supposing you sell the State railway to a company, would you sell it at the capital cost?

A-It would be sold as a running concern with reference to the profits

The President Q -Suppose you gave up a piece of land and the Local Government took it over, on what basis would you determine the value?

A —At the market rate, just as they charge us Q —Take a town like Bangalore, you have got extensions all over The radway property is going up because the town is increasing and it is legitimate that they should pay a higher tax and it is a question whether

you can measure such an increase But a rough and leady way can be had

A-I do not think that the market value principle does apply to the

tailway property It never can

O-Nor is it so with regard to the house tax. But as the line of

Q -Nor is it so with regaid to the house try. But as the line of least resistance, would you adopt that principle?

A -I am not prepared to object to the principle of taking a certain

percentage

Sir Percy Thompson Q -If it is a constant rate on the capital cost,

you won't object?

A -No, I non't object

The President Q—Lou mention 'It would not be unreasonable to claim exemption from municipal taxes for railway buildings and structures which are provided free of charge to railway passengers for their conflort and convenience, such as waiting rooms, platforms, refreshment rooms,

ete"

A-les I was thinking of the waiting rooms etc

Dr Hyder Q —Does not the price of railway tickets include a charge for these facilities also?

A -I suppose it ought to

The President Q-Is there any definition of 'station premises' or 'goods yard'?

A -No

Dr Hyder Q -- Is there no definition of 'station premises in the Railway Act?

A ---No

Sir Percy Thompson Q -Could you give us a definition?

A —I could not give it straight off There used to be a definition in the United Provinces Municipal Act, which excluded certain buildings definitely

The President Q-May I take it that the platform area is distinctly to be included?

A —I am not quite certain. I suppose voli should take into consideration the platform area the station building and the goods shed if you are to take as the I was the buildings used for least traffic.

Q --What about the motor tanks engine sheds, workshops, etc.? Then there are also hospitals, dispensance schools etc

A.—Most municipalities exempt buildings like dispensaries and schools. Sir Percy Trampton Q.—It would be better to have a statutory exemption.

A -- Yes

The Prentent Q—You exclude thopatals dependence actions, and correct lands lands staten up for track, sorting and restabiling systems on uside station limits etc. You have station land, goods varid goodsched, machine sheds and work hops

1 -I do not think you can exclude workships

O-You don't want to exclude engine sheds

A -- I am rather doubtful

Q-One of the things about while there is a 1 th of trouble is water tanks. You say Buildings, include homes and any other structure whether macenty or of any other sort.

A -Ves

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mare- w

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The Prendert Q -You do the recommend special benelation.

A.-I think is a count to the we have other a small localizing or a spenal order laring distribution processed principles and not leave in the individual communities to to be a first order easier no time for but it.

Q —At if yo recomment a special A new recommend a similar one also are Generalment lands and relice poil of only bodies, such as portioned etc. in the new holds with the law is equally stages.

1.-Ye. I that i is conserved

for large II open Q-II y a prime to the Greenment of India membership above them that takes doubt in July where the principle are laid done for the gridner of Loud Government, you will find the membership of these primery as are that the terminal tax should not be the principle are that the terminal tax should not be the principle and the principle are that the terminal tax should not be the principle and the principle are the principle and the principle are the principle and the principle are the principle are the principle are the over which is appeared as an entire the control towards an increasing degree of direct tax as a make for towards an increasing degree of indicentation.

A.—No. The prime is the entert let in other to the braid the meaning it is terminal to explain in two deal the harmy of the in reduction of the terminal tax. The proposal for the interference of the following of a formula tax terms can be hard a foreground the proposal terminal tax and the second of the enterties of the enterties of all the enterties of the enterties of the proposal terminal tax is principle and when principle and when principle and when the common terminal tax is a foreground that origin, then for the enterties were the the terminal tax is the principle of the proposal terminal tax is principle and the proposal terminal tax is the principle of the proposal terminal tax is the principle of the proposal tax is the principle of t

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 - A —Yes
- The President Q-You exclude 'hospitals, dispensaries schools, un-covered lands, lands taken up for track, sorting and marshalling yards, sidings outside station limits, etc' You Jave station land, goods vard, goods shed, machine sheds and workshops
 - A -I do not think you can exclude workshops
 - Q-You don't want to exclude engine sheds?
 - A -I am rather doubtful
- ${\bf Q}$ —One of the things about which there is a lot of trouble is water tanks. You say "Buildings' include houses and any other structure whether masonry or of any other sort?
 - A —Yes
- Q-Really you would accept the taxation of anything in the shape of building, but not the lands?
- A -- Yes I would not include marshalling yards I do not think they affect the municipality
- Q—Can you distinguish between a marshalling yard and a goods yard? A—Yes certunly A marshalling yard is where the trains are made up, where through traffic is sorted out and rearranged
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 Q —Everything in the station limits excepting marshalling yards and
 permanent way, you would have?
 - A -- Yes
 - O -That simplifies matters considerably
 - A -I think so
- Sir Percy Thompson Q -You would not like the English system here?

 A -No It has never been suggested here, committees who have reported on the matter have condemned it, and I do not know how it could be worked
 - The President Q-You do not recommend special legislation?
- A -I think it is desirable that we have either special legislation or aspecial order laying down some general principles and not leave it to the individual commissioners to settle individual cases on no uniform basis
- Q-And if you recommend a special Act you recommend a similar one also for Government lands and other public utility bodies, such as port trusts, etc., in reference to which the law is equally argue?
 - A-les, I think it is necessary
- Sir Percy Thompson Q—If you refer to the Government of India memorandum about terminal taxes dated 6th July where the principles are laid down for the guidance of Local Governments, you will find the more important of these principles are that the terminal tax should not necessarily be looked upon as a step towards on increasing degree of direct traxition, but may be introduced merely in order to replace octro, provided that the receipts from the terminal tax do not materially exceed those from the octro which it supersides Aro not the words "towards an increasing degree of direct taxation" a mistake for "towards an increasing degree of indirect taxation".
- A.—No. The phrase is quite correct, but in order to understand the manning it is necessary to explain in some detail the history of the introduction of the terminal tax. The proposals for the introduction of a terminal tax were made by Local Governments, more particularly by the United Provinces Government, as a means of getting rid of all the erils of octron. The Government of India and the Secretary of State had opposed terminal taxes on principle, and when pressed to agree to the introduction of terminal taxes as a lesser evil than octro, there first decisions were that the terminal tax might be introduced merely as a

Q-With reference to the notification of the tolls levied in connection with the terminal tax, do you agree to that?

A—If you refer to the Namina proposals. I do not agree with them at all. These proposals mean the reintroduction of octroi under another name so far as relates to traffic coming in by road. Under the terminal system in force in Cawinpore and the system which it was originally proposed to apply to other municipalities in the United Provinces, the terminal tax on goods arriving by road but this terminal toll was not levied at differential rates according to weight or amount or class of articles imported by road, it was simply a tax on carts. A fixed rate was charged for every one bullock cart and another rate for a four bullock cart and another rate for a four bullock cart. There was only one slight variation in the general rule that no distinction was to be made in the amount of toll owing to any difference in the nature or quantity of the contents of the carts and this was that certain kinds of imports of very low value such as earth ballast grass etc. were charged a lower rate of toll. The system was very easy to work and reduced to a minimum the in conveniences to trade or possibilities of peculation. I have seen a lundred carts pass through a terminal toll bar in Cawipore in a few minutes. One carter would come up and ask for a hundred tickets for two bullock carts in the charge being 8 annas per eart he paid 50 rupees, and all that the toll clerk had to do was to see that not more than 100 carts went through. It was only when a man claimed that the goods he was currying in his cart consisted of grass earth or any of the other few articles entitled to go through at the lower rate that the contents were looked at But in the Nagina case while they propose to have a general rate and this lower rate for the few lower not proved commodities referred to for a large number of atticles they propose to levy as a toll the sammame—an octro without refunds. It will have all the evils of octro as it will mean stopping of all carts the examination of the contents of all carts the weighing of these contents and it was thus

Q-Can you tell us anything about the terminal tax in Karachi?

A-I do not know much about it I think it is a very ancient tax

Q -- Have you any views on the town duty on cotton in Bombay?

A—Yes The railways have made a strong protest in the matter they have said there is no objection to getting out of a terminal tax the same amount of net income derived at present from the town duty but if the Corporation are going to take 20 or 40 lakis more out of the terminal tax out of it the railway traffic is found to be reduced. It is of little use attempting to cut down railway freights or harlour due to attract trade to a port if the local Corporation put on terminal taxes on goods coming to the port

Q -Do you think it is legitimate that a town like Boml a should tax manganese which is roung through that town?

A —I think it would be starting on a path that will ultimately lead to the destruction of the trade

Q —The justification for octron is that it is a tax on the consumption of the town?

A -- Y ca

Q -In the case of manganese going through Boml w, it is purely a transit duty and contrary to every principle?

A -1 es

Q-You know the town duty on cotton which is apparently 60 per cent of the export?

t—I do not know that Tle railways always of jectel to this terminal tax. It lamjers the railways tremendously in faing the railways revenues for local purposes.

Q-You have not got acra definite anggestions how to tra-and check this tendence?

V—Wy view is that you should go lack to the original principle lad down when the first terminal tax was sanctioned and insist that the amount raised by leaving the terminal tax should not exceed what was raised through octro.

Set Petrey Theorems $Q - \Lambda re$ there are political difficulties there $A - \lambda re$ there are always such difficulties. It means changing the constitutional rules. But I do not think there is any other way. The constitutional rules that I do not think there is any other way. The form the constitution of the constitution of the rules of the constitution of the constitution of the rules of the constitution of the rules of the rules to collect the tax the manufactures would sample put a fortier of the rules of t

Q --Woull their be any difficulty in having all these schedules revised under the control of a committee on which the provinces are represented and also the Rulkas Bornl²

A-I do not think you will get much out of it

Dr. Hwler Q --Woull von refer the question of the rates of terminal to the proposed Rates-Tril unal who are intended to safeguard the interests of trade. I think if your Railwas Board is represented on the Rates-Tribunal Committee, they might take a freader view of the case, is it not?

A -That also would mean a change in the law

The Prendent Q - Actually under the present arrangement the rail-ways are required to be consulted in every case is it not?

m [~ l.

octroi

Q.—You have been a Secretary to a Local forerument in the Local Solf-forerument Department. De son think it describle to allow them to frame Acts as they do now allowing the local body to impose any tax that it admissible under the Scheduled Taves Rules? There is great difference between the Madras Act which has got quite a number of elaborate schedules and the Punjah and the Central Provinces Acts. In the latter provinces they simply have one section by which any local body can impose any tax.

that no municipality could impose a tax for the first time without the concurrence of the Loral impose a tax for the first time without the concurrence of the Loral Government or of the representative of the normal control of the presentative of the Division but no such sanction was required for the variations of the Division but no such sanction was required for the variation of the tax had to be approved of by the Cammissioner, but the Local forerment had prepared model rules, and in practice any numerical board could make any rules in conformity with those model rules, and all that the Local Government considered were proposals for variations from those model rules. They had to look at any such variations mainly in order to decide whether they were legal, and as a result of such references, the model rules were being continuously altered, and in many cases where different systems had been devised as being suitable to different numericalities the Government drew up alternative sets of model rules which might be adopted by the municipalities Q.—The Vallar's practice is to embody the model rules in the schedule

Act A—The United Provinces practice is different. The latest Municipal Act and its schedules embody only such provisions of old rules and regulations which have been found by practice in the past to be generally suitable and to work satisfactorily in all numericalities. Those general provisions of the Act or schedules are supplemented by rules on by-laws made by or for individual numericalities and it is for these latter cases that the 'model' rules are framed.

Q-Do you think it desirable to make it compulsors to impose certain taxes?

A -You mean direct taxation?

Q-It should not leave complete option to the level body?

A —I do not know that Personally I would have to see direct travition over your in hold but I doubt very much if it is a preciate the measure on the North of Indra. The only way in which I think any compulsion could be introduced in the matter of requiring particular traves to be imposed locally would be by restricting by has the particular traves that local bodies could impose

Written memoranda of witnesses not examined orally.

Written memorandum of the Board of Revenue, Madras.

- O 1—Annexure 1 II (a)—So fix is this Presidency is concerned, the board considers that the statistics contained in The blatistical distract of British India, which gives the quantity and value of the minerals produced are adequate. The figures in the above publication are found repeated in The Commercial Statistics of British India. The Records of the Geological Survey of India volume IsIV, contain statistics of production and value of minerals for 1920 and 1921. The returns containing these statistics are not submitted to the Board and it has no means of checking their accuracy
- Q 10 -The land revenue of the Presidency is derived from the undermentioned sources -
 - (1) Peshlash in permanently settled estates
 - (11) Shrotriyam 10di
 - (111) Proprietary estates village service
 - (iv) Rvotwaii demand including water rate
 - (1) Miscellaneous resenue

Though local fund cesses are collected along with land revenue they must be deducted for the purpose of answering the present question. The total land revenue demand for tash 1333 (1923-24) eviluding cesses (Rs. 91,86,961) and deducting remissions (Rs. 36.91,518) was Rs. 7,10.00.067 as shown in the statement amexical Details are given in it for important terms under U—Virscellaneous revenue.

In order to decide what terms are included which do not fall utiling the definition of a tax at is necessary to define tax. For the sail of simple city the Board will adopt Chapman's definition as a compulsory contribution is not a quid 110 quo for a specific service rendered. It is obvious that times (0) (1) and (10) are two receives and do not call for any remark. In the case of 'proprietary estate village service cess' items (11)—how ever, the deep of equivalent benefit is very prominent. The cess is leaved in order to allow of payment to village offers by (averimment instead of by proprietary, and it would appear that it is not a tax but the point is by no means free from doubt. I turning to item \(\frac{1}{2}\)—Viscellancous revenue—the following items are apprendix not of the nature of a tax—

- 1 Enhanced water rate for megular mergation (Rs 5,72,109)—This a penalty
 5 (I) Inhanced charge for megular occupation of land (Rs 22 189)—
- This is a penalty

 (a) I phaneed charge on part letes (RS 351 160)—This is a
- Penalty

 Commission on estates under the Court of Wards (Rs. 85 121)
 - 9 Revenue from process service fees (Rs 17 689)
 - 10 Sale-proceeds of lands sold (Rs 6,18 161)-Sale resenue
 - . 13 Sale proceeds of core (Rs. 1 10 217)-Sale revenue
 - 15 Janual kogam (Rs 29 776)
 - 19 Costs awarded in suits (Rs 13 843)
 - 21 Sale of fisheries (Rs. 10.821) Sale recenter



The items shown in the Annexure appear to answer the description of the items contemplated in this question. In these may be added the items mentioned in B S O. No. 18, pailagraphs 4 (2) to (5) as also receive derived from trees in the beds of tanks and trees in the bunds of irrigation sources, except those for which the Public Worrs Department maintains a staff of watchmen. All these items are credited to Torests' and the excepted item to Public Works Department.

ANNEXURE

XIX B Police-Pound I and Receipts-

(1) Times on stray cattle,

(11) Tees for feeding impounded cattle,

(111) Sale of forfested or impounded cattle, and

 (ii) Sundry receipts such as sale proceeds of manure, old materials, trees, etc

Q 15—idequacy of unter charge—In the case of lands classed as wet it is not easy to separate the water charge from the land revenue. This is however, now done by taking a pieserbed percentage of the land revenue assessment as a strue due to tringution. Adding to this the revenue from the water charge on day lands, the total irrigation retenue amounted to 272 3 lakhs in 17s1 1333. The revenue under works for which capital and revenue accounts in kept was Rs 1912 lakhs, and the revenue under other works Rs 81 I lakhs. The question whether the charge for water is adequate depends entirely on whether all legitimate charges (including depreciation charges) are made against the works by Public Works Department, and the Board cannot definitely say whether the charge for water under these works is adequate. No provision uppears to be made for depreciation of works and the debt on recount of collection charges is only 5 per cent of the gross collections. It is perhaps pertinent to note that the cost of district administration evoluding village establishment is provided for a depreciation of land revenue does how ver, perform multifactions duties of which the collection of land revenue is only one. Even if the percentage allowed for collection is adequate and the omission to provide for depreciation does not seriously virtice the figures it would appear that the charge for water under un productive works is adequate.

As regards works for which capital and revenue accounts are not lept, the enclosed statement shows the outlay mearred the gross irrigation rerember and the share collected with land revenue during the last ten years. The major period of the outlat is, strictly sperking maintenance or equation may be able to be a superficient of the outlat is, strictly sperking maintenance or equation may be able to be a superficient of the outlation outlation of the outlation o

Principle on which water charges in fixed -11 (principle is a distinguished from method as it should be then in the Board's opinion the only discretible principle adopted is to charge the land irrespective of the erop grown of the quantity of water taken and irrespective of the additional value given to a crop it irrigation. The wet assessment is fixed at stitiments and raised at resettlements regardless of the cost incurred by Government in bringing the water on to the land

Whether to charge have east ar connected profit—As to queries 1 and 2 in the question the Horal submits that the reference is apparently to new morks for which capital and revenue accounts will be left. The Board is not sure that the accounts are kept by the Department of Public Worls.



STATEMENT

			ith rese districts	ttled	Districts ten ye	resettled trange	Districts 15 10 ye	resettle
Тч	2111	Madury (You.	South treof (Non Cole- roon)	Trichinopoly (Uplin !)	North Areat	Chittoor	Changleput	Count afore
		15 A	r= A	rs A	113 A	r, A	rs A	R₹ A
1 4 6		8 2 1 11 5 10 1	8 5 7 2 5 15	7 13 7 3 6 4	8 12	8 11 8 2 7 8	7 1 5 12 4 10	9 4 6 14 5 12
			Dru	Litta ger o	re.			
3 4 5		1 6 1 1 0	2 13 2 4 1 11	- 13 - 6 - 1	2 0 1 9 1 1	1 8 1 0 0 12	1 10 1 1	1 C 1 2 0 17

Note. The rates emered under Luchn open are those sauctioned for the relettles next which is now being introduced.

Q 105 - In addition to the robulty or the alternative deal rial, a surface rial as es el with Acterice to the rate fixed or which may be fixed for the lind subject to a naximum of one rupe, and a maximum of Lamas per acre is being levice! The Board considers that any further textation is unnecessary in the present undiveloped sixthe of the maning industry in this presidency—vide Board's remarks in paragraph 2 of B,P. Mis. No. 2-20, dated 2nd. October 1921.

Written memorandum of the Railway Passengers' Associations, South India, Madras.

Questions 13 and 14 in the questionn ric deal with commercial and semicommercial and relatings of the Government including replicate Wish Communities which to confine their attention to radiavas. We do not wish to deal with the general question of commercial undertakings should be run by the Government to bring in only a return that may be necessary to test the interest on capital invested etc. or a commercial return or monopole proble. It may perhaps be necessary to dead the question in each essperiation on its nearty. We wish therefore to confine ourselves to realways

The Committee is if appaion that the element of transformation and excess of conference undered may when the means from their excess the charges meatured by the worlding with a reasonable return on the consistent and and depreciate is fund along with a reasonable return on the consistent model. Anothing, in excess of this is a tax. In the case of Indian Rad ways the concention recently eighthest as that the central resumes of the ownerment of I has should get from rulews carming "a contribution equal to I per earl of the equal charge in the penultimate per place is either of the upplus parts in that year and it alter proceeds the contribution so tived the ain and available for transfer to radius the critical civil exceed Research eshablishes paid to the pureal return in

My Grantice dien treier bruhen bergen an generalisiten under der immerient eine Gesermanne bit apulle under geste seinstaller der Wilhen of Green einem tette und eine the fit in terre redern tette und eine the fit of the service of the produce enterpression des die Gesteller eine Gesteller und eine the fit in the service of the produce enterpression des die Gesteller eine der Gesteller eine Gesteller eine Gesteller eine Gesteller ein der Gesteller eine Gesteller ein Gesteller eine Gesteller eine

naturally a greater anysety to develop trumport fucilities than to regard them as a source of revenue On the other hand, we believe—to use the words of G. Armitage Smith—'Paxes on transport are unconomic, they tend to ruse prices to check bissuess to reduce consumption, and they create conomic friction with the open of the control of

My Committee also beg to point out that such a tax so far as income from passengers traffic is concerned, falls herily and inequitably upon some classes only. It is a well known fact that the upper class passengers in this committee that the constant classes are such that class passengers. In a profits to who made a pourner not in search of pleasure but under the compelling necessity of the economic conditions, to seek north beyond their village or district. They thus come to pay and only for the consequence of the racher classes, but also a tax to the State. I urther it is only a section of the people thrit is a raily and its passengers and its passengers. In the people that is a raily and its passenger and its passenger and a popular and passenger of the exploitation of the people and nothing it so upopular as the railway charges that touch their necessaties.

It is no doubt true that Piussii eujoved till before the Wir a large incone from this source. But it wis never justified as legitimate, and attempts were leng made all along to wipe this out by creating a separate railway budget we find that in Itan; and I rance the railway budgets are treated as separate and the receive of the States is not benefited from this source. In the South African Union Act itself it is provided that the railways of the Union shall be so operated that the gross receipts shall not be more than sufficient to cover working expense, receives and interest on capital. If there is a surplus it is to be devoted either to improvement in facilities or reduction in lates. In Suitzerland too the Purchase Act provides, that the rulway erruings shall be devoted only to a laway purposes? It is the same in Japan. The Indian Railway Committee who considered this question in all its detail. It unaumnously recommended as follows—

"What we propose is in outline that the ruliways should have a separate budget of their one and assume the responsibilities for carring and expending their ours meone. The first charge on that meone after paying working expenses is interest on the debt mearined. It the State for ruliwas purposes. The annual liability of the Indian Government for the interest is \$7,000.000. Whether the ruliways should pay precessly this amount, or a larger amount, or a larger amount, it is a matter for argument. We have no wish to express a positive opinion though we think there is much to be said for letting begons be lygones and fixing the payment to the Government at the same sum that the Government has itself to find at the present time for interest on the ruliway delt. The point is that the ruliway department subject to the general control of Government once it his met its liability to its creditors should itself righter the disposal of the balance tree to describe the one expiral purpo es or to reserves or to disappate it in the form either of reduction of rules or improvement of services.

Torty veris 200 lord Cromer and that it these profits were left to fructify in the pockets of the people they would be more advantageously employed than when they are paid to the Seate. We find much the same view is held by economists even to-din a factor in the state with the same view is held by economists even to-din a factor in the state of a country as recently published. I looking at the railway industry of a country as recently published. I looking at the railway industry of a country as general purpose. We such surpluses after paying capital charges are in the nature of a tax and a tax on transport can only be pustified in extreme cases? Ms Committee therefore is frimly of opinion that the State revenues should be benefited to no extent directly from railway meone. That may be considered a tax. We are of opinion that all extra profit should go to aself their errer fund or reduce the rate, and first and provide better facilities for traffic. We are not unaware that this would mean an immediate loss of something like 6 certical of the course of a few years. We do not forget that in the 13st the general receives of a few years. We do not forget that in the 13st the general receives of the country lard been neeting for several very the defents on rulescy. The Committee better feel fill of

the surpluses from the initians since 1809 along with the expenditure which the ruleaus have mention of the medeulable indirect benefits through the increased trade, etc.—that inliving have hought in to the State have more than compensated for the loss to the State in the past. At any integral slightly accept the decision of the Indian Railway Committee that in this matter the bigones should be let to be bigones, and the State should not look for any profits or revenue from this source.

It is our considered were that in this poor country in its undeveloped condition with its vast distances and varied crillection the State must do everything to develop traffic to stimulate the mobility of the people and to encourage exchange of goods. On the other hand, it looks that the time is not fail off when the Government will have to hear the cost of construction, at least partly, in order to secure other advantages. Paus and Now York have, we find already, built their undergound railways at the public expense entrusting the working of the service to private enterprise. The fact is railways have become indispensible, and as means of transport of builk commodities of low value and of long distance traffic they cannot be superseded, and these are essential public services that have to be provided for at any cost. Railways are more necessary than reads and may have like roads to be provided for at public cost.

Sii William Ackworth writing on this subject says "It may be we on the eve of a revolution Railways are as necessiry as roads and roads have long since been recognised as public necessities to be provided mainly at public cost. The future may show, and not in Ingland only that it is necessary for the public purse to bear at least some portion of the cost of providing and maintaining our highways of steel, 'just as it does now in the case of ordinary highways, leaving the charges made to the users to cover the remaining cost of provision and maintenance, and the whole cost of actual carriage' "

We do not go so far We only urge that railwars should not be made a source of retenue to the State My Committee will therefore answer the questions thus-

- Q 13 -We do not think it will be right to answer this question in general. Fuch case must be considered separately on its own merits
- so off the amount paid to the revenue derived from railways is tax, i.e., it is only the amount paid to the Central Government towards meeting interest on debts that is not in the nature of tax
- Q 69 -A direct tax on traffic can be justified only in extreme cases and as a temporary measure. Ordinarily it is uneconomic

Written memorandum of the Chairman of the Coorg Planters' Association.

General—From the 171 questions, one seems to be emitted—172. What increased travation will be necessitated by the cost of this travation enquiry and by the cost of many of the experiments that may be carried out as a result. The reason for this enquiry seems to be either (1) to increase the revenue or (2) to change the incidence of travation. With the first I am in sympathy, the second is a deliusion. Among the many difficult and disputed junctions of travation, one maxim remains foreser fixed. Whetever forms of travation you impose the burden will inevitable descend to the property of travation to increase their wealth is to increase the wealth of India, resulting in increased demand for latour and so to an increase fit four real wages.

Q. I to 9 - t general enquiry into the wealth of India would be waste of time and money until a universal incomestax is instituted

- O 12 -Certainly not
- Q 11-In special cases like sandalwood or post offices it must be a monopoly profit. Covernment should indulge as little as possible in contextual undertakings, but when such are necessary that should produce a commercial return.
 - Q 14-1t is about to talk of treation in any of these stems
- Q 21 Mso abourd to talk of 'soluntary taxes. All taxes are a necessary landship.

- Os 27 and 28 Yes
- Q 29 -Both
- Q 30—There is no objection in principle to a poll tax. In practice it is apt to introduce an idea of degradation. This would not apply to a poll tax on cattle, which would eventually increase the wealth of the country by reducing the many millions of yorthless beasts.
 - Q 31-I have not my Encyclopaedia Britannica with me
- Qs 33 to 35 —Income-tax could be easily increased and made universal, graduated if necessary as is the fashion. Any differentiation is not really fair, is difficult to work and liable to abuse
 - Q 36 —No
- Q 37—The objection to super-tax is that it confuses the issue and it is not clear to the poorer classes how high the richer classes are really being taxed. Graduated income-tax can secure the same amount
- Corporation tax is objectionable on the same grounds. Companies should pay income-tax on their net yearly profits, not on dividends declared
- Q 38 —I see no objection to including agricultural moomes in the universal income-tax. In this case, the land tax might be abolished, or an equivalent tax placed on all real property. There is no equity in selecting land for special taxation. The theory that rent should be paid for land because owned by the Government (i.e. the experts appointed to manage the country) is unsound.
- Qs 39 and 40—Talk of 'subsistence limit is mere cant. There is no reason why incomes of Rs 500 a year should not pay Re 1 or so in tax, or of Rs 100 a year, 4 annas. The lowest subsistence limit in South India is probably under Rs 50 a year.
 - O 41 -- More cant All taxes can be said to be taxes on honests
- $\rm Q$ 42 -A very useful suggestion for all tax payers and would help them
- Q 48 -- Taxation for revenue only is the golden rule You cannot make people do what you happen to think right by taxation
 - Q 50 -No Quite unworkable liable to abuse and huge expense
- Q 52—Salt tax is a simple and easily collected tax so distributed as to bring no real hardship
 - O 61 I hope not
- Q 63 —Heavy taxation on drink, drugs and tobacco is justified, out see Q 48
- Q 78 -To cover all imports whatsoever, and can raise to 10 per cent if money is wanted
- Q 79 -Yes, in the case of motor cars and all so-called 'luxury' taxes of 331 per cent
- Q 81.—So-called 'scientific' tariffs are a curse wasto of money on staffs, and unjust
- Q 82—So far from injuring India, a heavy export duty on things draming her real wealth would be a blessing to her, such as bones, fish, oil-seeds and possibly foodstuffs in some cases. Even if this raised the internal price, the producers, mainly poor men and ryots, would benefit
 - Q 89 -Tax ability to pay Too much litigation
 - O 90 --- No
 - Q 93 -Pay larger fees
 - Q 96 -Answered in O 38
- Qs 98 and 99 —I doubt if Adm Smith said anything of the sort Allity to pay and uncertainty could be regulated by assessment depending on world prices of each product averaged, say, every four years
- Permanent settlement is a gift to the landlord (or landowner) but unfair to everybody else. Last two paragraphs mere clap-trap, but see Q 35 Q 106—There should be no differentiation. All taxes are, or should be, national and beneficial
- Q 111 -- Yo Tolks are an anachronism and a public nuisance and not worth the money

- O 120—(1) I would adopt this except the provision for size of family in India this is often a sign of present, and always a presage of future, wealth
- Q 134 -Reason Cigarettes are becoming universal and cigars dying out
- Q 137—Succession duties are a drain on wealth. To what extent is the unemployment in England due to loss of capital through these duties? They also tend to make expenditure wasteful. Owing to family arrangements they would also be very difficult to carry out.
- Q 147—The Central Government would of course have all revenues from customs, excise and communications (railways, post offices and the like) Pach province should collect its own income-taxes (and land taxes if retuned) and an equal proportion from all provinces should be paid to the Central Government according to its needs Minor taxes might be levied as required, by each province independently
- Q 148 Luke any other business concern, the surpluses should be arranged to cover deficits

Written memorandum of Mr. A. B. Cariapa, M.A., Subordinate Judge, Coorg.

- Q 1—The village officers and minor officials are the persons who estimates the crops in Coorg. Their estimates in Coorg are to a certain extent correct and reliable. It is necessary that supervising officials ought to check them at the time of the harrest.
 - Q 2-No
 - O 3 Yes
- Q 4-I have no suggestion to make, it must be done either by legislation or by the experts
 - Q 5-I would not advocate such a procedure just now
- Q 6 -If possible I would advocate them undertaking of all-India legislation
 - Q 7-There is no value except for taxation
 - Q 8 -Annexure C is complete
 - O 9 -Agriculturists traders, labourers and officials
 - Q 9-Agriculturists traders, resources and outclass
 - Q 10 —Land revenue do not include revenues from sales of waste lands Q 11 —No
- Q 12 -I do not consider the whole or any part of the revenue from forests to full within the definition of tax
- Q 13—Commercial relation—the element of tax would not appear in any of the cases
 - Q 15-1es Plan (1)
 - Q 16-I do not think it is fair to take a portion of the increase
 - O 18 -- Yes
- O 20-I would put land revenues for the improvement of landowners and for the establishment charges in connection with it
 - O 21 -Taxes on luxury are voluntary
 - Q 23-les
 - Q 21 -Tax on entertainments is reasonable but not on railway tickets
 - Q 25 -No
 - Q 27 —Yes
 - 0 28 -163
 - Q 29 -It must be direct
 - 0 30-1es That depends on the economic condition of the country
 - Q 31 -The choulidars tax and the professional tax can be compared to certain extent
 - Q 32 -3 cs

- Q 33 -- No
- 0 34 -Yes
- Q 35 -Yes
- O 36 No
- The incomes of agriculturists should be made uniform 0.38 -1 cs I do not think that any distinction should be drawn
 - Q 39-I am unable to make any estimate
 - O 40 -The old rule may stand
- O 41 -This reproach can be removed by the growth of accountancy profession and by the efficient control
 - 0 42 -- Yes
 - Q 43 -- Unless public are educated, it is not po-sille
 - O 44 -- Only legislature can do them
 - Q 45 -1es
 - Q 47-Three years' average may be taken
- Q 48-A light tax on some necessaries would not harm any one much The capitalists have to bear such taxes
- Q 49-les I would recommend the duty on the articles shown in the list
- Q 50-No. That is making taxation complicated and people might go in consuming cheaper articles which may be harmful to their health
 - 0 51 -1es
 - Q 52-I cannot think of any other tix
 - O 53 -It is neither high nor low
 - O 54-It is better that the Government sell the salt directly
 - Q 55 -Yes
 - 0 56 -1es
 - 0 57 -1 cs
 - Q 58 -No
 - O 59 -1 cs
 - Q 60-No
 - 0 61 -10
 - Q 63-I accept all the statements
 - Q 64-The policy followed in our province seems to be correct
 - Q 65-It is better to introduce a uniform rate
 - Q 60 -There is no increase of illicit production
 - O 6" Not necessary
 - 0 69-50
 - O CO -lack province should adjust its own duty
- O 70-No further taxation is necessary. It serves a good beverage for labourers, no change is necessars
 - 0 71 -Yes
 - 0 73 -- \ 0
 - Q 74~\o
 - O 75-to It is determined on the consumption of opigm
- Q 76-It is practicable to appoint salaried persons. The revenue nas go up
 - Q 77-I think at uggling is aufficiently controlled
- Q b"-The exiting taxes are at finien. I do no propose to flow the example of the other countries Q he wolficient stan p duties are or lored. The existing Stamp Law
- is a lequate Q 49-The alex is to discourage litigation and the era tag evertion are reasonable

- Q 90 -Hobson may be right to some extent but if the Government should go on there must be taxes levied
 - Q 91 -I have no information about the evasion
 - Q 92 -I cannot mention any other instance
- Q 93-I consider that registration fees should be levied to meet the mere costs of the establishment. It must be within the reach of all
- 0 95 -- \0 les, I would like to see a more general extension of entertainment tax
 - Q 96 -Tax to give to Government and rent to private individual
 - 0 97 -Yes
- Q 98 -Facept where there is a system of permanent settlement in torue the assessments lack the element of certainty
 - Q 99-It is avoidable if there is permanent settlement
 - Q 100 -No The further fractionisation of holdings would be increased O 101 --- No

 - O 102 -No waste lands should be treated differently Q 103 -A uniform of taxation is feasible
 - Q 104 -To divide land revenue by occupied area
 - Q 105 -- No
- Q 106 -The measure of the benefits received Q 108 -I think the taxes are satisfactors and I do not think that they should be substituted by any other tax
- Q 111 -I do not consider that there is any justification for their general maintenance
 - Q 112 Yes Yo it is not possible
- Q 113 -The amount of the land cess and the rate of tax on land should be hunted Yes, because the lands here are not cultivated on should be limited Yes, because the lands here are not cultivated on scientific basis and the holdings are very small ones
 - Q 114 -15 per cent on the estimated capital. No comments to make
- Q 115 -The houses that are let out should be taxed but not houses that are actually occupied by the owner
 - Q 116 -They are reasonable taxes
 - Q 118 -Yes
- Q 119 -Taxes on business profits, capital stock of corporations, hotels, mines, transactions in capital and exchange might be recommended. No
 - 0 120 ~
 - (1) No
 - (2) Agricultural incomes should not be taxed

Monopoly, tobacco motor cars betel leaf and areca nuts can be taxed

- (3) Downes are limited in India
- (4) Agricultural incomes must be excluded
- (5) Marriage duty can be charged because in India people spend money lavishly on marriages
 - (6) I do not agree with Sir Ganga Ram
 - Q 121 -Yes
 - 0 122 -
 - (1) Yes
 - (2) Yes
 - (3) Yes
 - (4) 1cs
 - (5) 3 cm Q 123-1cs I prefer all of them

 - Q 121 -- No Q 125 -lach place ought to le studied

- Q 128 -It is possible
 - O 129 --- Yes
- Q 130 -The grop ought to be estimated and after the drying process it must be controlled
 - O 131 -- Yes
 - Q 132 -The existing rates are reasonable
 - O 133 -The specific duties preferable
- Q 131-I attribute to the quality of the tobacco grown and tobacco is not cured properly in this country. There would be imports less
 - 0 135 -Yes Yes
 - O 136 -I would prefer (b)
- Q 137-1 small duty on succession and inheritance may be made on the actual profits made but not on the value of estates left
- Q 138-I do not agree with the suggestion made but it must be a general body
 - O 139 -I agree with No (1), not with Nos (2) and (3)
- O 140 -Exemptions can be made to the nearest relation to the extent of Rs 5,000
 - Q 141 -I prefer (1)
 - O 142 -Yes
 - 0 143 -Yes

 - O 144 -- It is practicable
- Q 145 -In Coorg the present revenue authorities would be imposed the collection
 - O 146-I would put up Rs 5000
- Q 147 -- (3) O 148 -That is the case in all Federal Governments and one should expect in India also
 - Q 149 -Yes There may be advantages and disadvantages
 - Q 150 -I am unable to suggest anything otherwise
 - Q 151 —Yes
 - Q 152 --- Yes
 - Q 153 -No
 - Q 154 -No
 - O 155 -No
 - Q 156 —Υes
 - But there could not be many cases No Q 157 -No

 - Q 158 -I am not aware of any other taxes Qs 159 and 160 -Yes
 - Q 161 Yes
 - Q 162-I do not think that system would work well
 - Q 163 -No Q 164 -No
 - Q 165-I agree with Bastable No
 - Q 166 -I am unable to suggest
 - Q 167 -I am not certain Q 168 -The present system of retrenchment has reduced the staff
 - O 169-I am not aware
 - Q 171 -I do not think that popular idea has extended so far.

- Q 90 -Hobson may be right to some extent but if the Government should go on there must be taxes levied
 - O 91-I have no information about the evasion
 - Q 92 -I cannot mention any other instance
- entertainment tax
- Q 93 -I consider that registration fees should be levied to meet the 0 9a -- No les I would lile to see a more general extension of

mere costs of the establishment. It must be within the reach of all

- Q 96 -Tax to give to Government and rent to private individual
 - Q 97 -- Yes
- Q 98 -Except where there is a system of permanent settlement in vorue the assessments lack the element of certainty
 - Q 99-It is avoidable if there is permanent settlement
 - 0 100 -No The further fractionisation of holdings would be sucreased O 101 -- No
 - Q 102 -No waste lands should be treated differently
 - Q 103 -A uniform of taxation is feasible
 - Q 104 -To divide land revenue by occupied area Q 105 -\n
 - Q 106 -The measure of the benefits received
- Q 108-I think the taxes are satisfactory and I do not think that they should be substituted by any other tax
- Q III -I do not consider that there is any justification for their general n amtenance
 - Q 112-Yes No it is not possible
- O 113 -The amount of the land cess and the rate of tax on land should be limited. Yes, because the lands here are not cultivated on scientific basis and the holdings are very small ones.
- Q 114-15 per cent on the estimated capital No comments to make Q 115 -The houses that are let out should be taxed but not houses that are actually occupied by the owner
 - Q 116 -They are reasonable taxes
- Q 119 -Taxes on business profits, capital stock of corporations, hotels, mines, transactions in capital and exchange might be recommended. No
 - O 120 -
 - (1) No
 - (2) Agricultural incomes should not be taxed
 - Monopoly, tobacco motor cars betel leaf and areca nuts can be taxed
 - (3) Downes are limited in India
 - (4) Agricultural incomes must be excluded
- (5) Marriage duty can be charged because in India people spend tiones lavishly on marriages
 - (6) I do not agree with Sir Ganga Ram
 - Q 121 -Yes
 - Q 122 ~ (1) Yes
 - (2) les
 - (3) 1 cs
 - (4) 1cs
 - (r) 3 es Q 123-1es I prefer all of them
 - Q 121 No
 - Q 125 -I ach place ought to be studied

- O 128 -It is possible O 129 -Yes O 130 -The crop ought to be estimated and after the drying process it must be controlled 0 131 -Yes O 132 -The existing rates are reasonable O 133 -The specific duties preferable Q 131-I attribute to the quality of the tobacco grown and tobacco is not cured properly in this country. There would be imports less O 135 - Yes Yes O 136 -I would prefer (b)
- O 137 A small duty on succession and inheritance may be made on the actual profits made but not on the value of estates left O 138 -I do not agree with the suggestion made but it must be a general body
 - Q 139 -I agree with No (1), not with Nos (2) and (3)
- Q 140 -Exemptions can be made to the nearest relation to the extent of Rs 5,000
 - Q 141 -I prefer (1)
 - O 142 Yes
 - O 143 -- Yes
 - O 144 -It is practicable
- O 145 -In Coorg the present revenue authorities would be imposed the collection
 - Q 146 -I would put up Rs 5,000
 - Q 147 -(3)
- Q 148 -That is the case in all Federal Governments and one should expect in India also
 - Q 149 -Yes There may be advantages and disadvantages
 - O 150 -I am unable to suggest anything otherwise
 - O 151 --- Yes
 - Q 152 -Yes
 - O 153 No
 - Q 154 -No
 - Q 155 -- No
 - O 156 -Yes But there could not be many cases No Q 157 -No
 - Q 158 -I am not aware of any other taxes

 - Qs 159 and 160 -Yes
 - Q 161 —Yes
 - Q 162-I do not think that system would work well Q 163 -- No
 - Q 164-No

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Written memorandum on local taxation by Mr. P. Mohan Rao, Deputy Accountant-General, Post and Telegraphs, Madras.

(NB -This note represents my personal views on the subject)

My only justification for inflicting this note on the Committee is that I was an Examiner of Local Accounts for about a year and that I could fauly claim to have an inner knowledge of the working of local bodies and the scheme of local taxation operative in India. Though my experience is confined to Bengal, the conclusions arrived at will be found to be of wider application. This note must be taken as supplementing the information contained in my annual report regarding the working of local bodies in Bengal for the yeur 1923 24, a copy of which is enclosed for the Committee s information.

Municipal revenue is derived from three main streins (i) Grant-inaid, chiefly for santiation, including water-works, education, medical and public works (ii) taxes ind licenses, and (iii) service taxes

Grant-in-aid has its advantages as well as its disadvantages. While it is apt to create a tendency in local bodies to look to Government to pull them through all innancial difficulties, it places in the hands of Government a potent instrument, as in England, for insisting on a minimum standard of efficiency of the services thus bount; fed Properly utilized, it has therefore a valuable place in the scheme of local taxtion

In Bongal, the taxation revenue is defired from either a holding tax bixed on the initial valuation of the holding levied on the couper of a holding according to "his circumstances and property". I have indicated the salient points of difference between the English and the Bengal methods of levying this vin my annual report. I shall leave it to the Committee to deede in what directions the Bengal method is capable of improvement. I would merely say that if the machinery inside a factory be taken into account in assessing the valuation, many municipalities, which are now hird put to in making both their ends meet, would be put into a comfortable position.

While in Bengal, I embarked on an investigation to ascertain the comparative funtfulness of the two kinds of taxation in vegue there, viz, the personal and the holding tax. We could reach no definite conclusion, primarily because our investigation was vitiated by one important defect, viz, that we had no reliable data for ascertaining the holding tax existence. There was an "annual valuation" record, no doubt, to determine the latrine tax payable by each holding, but I could not entirely shake off the suspicion that the holdings were generally undervalued, the Commissioners themselves. Personally, I would give my vote in favour of the holding variety, especially because the personal kind of traxion is liable to be employed by the Commissioners as an instrument of oppression against rate-papers who have voted against them in the list effection or as a means of retaining their adherents. This form of taxation does not find a place in the new Bengal Municipal Bill but I can say from my experience that the Government is up against a solid wall of opposition.

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for England, in theory at least, all Government holdings are exempt from taxation though in practice Government make a lump sum contribution in lieu of rates. This contribution, however, constitutes only a fragment of what would have been assessed had Government holdings been private. In the continent too, so far as I remember, buildings occupied by "primary services" such as police stations, courts of justice are exempt, while buildings occupied by Government commercial concerns are hable to taxation. Following the continental practice, I consider that police stations and courts of justice should be exempted.

I may state here that in Bengal only certain dangerous trades and professions are subject to the license tax, while what are popularly called the liberal professions, lawyers, doctors merchants, etc, incur no liability as such

From the brief description given above it will appear that there is something very defective in the present scheme of local taxation. There is a serious lacuna which has to be filled up if the burden of taxation is to be distributed fairly. At present the classes which are eminently fitted to shoulder the burden eccape taxation altogether. To make my position clear, under the joint family sistem it is the practice for the entire family, including grown-up sons one of whom may be a doctor, another a lawver and a third a merchant, all with fairly big annual income to live under the same roof, while only the father in whose name the holding may stand registered is hable to pay the holding tax, the others make no contribution whatever. This serious histories where the code of the half coststeps of whom whatever. This versus histories where the code of the half coststeps of whom whatever. This versus histories of having a rigid scale applicable to all the municipalities. Government have fixed several standard scales the rate of taxes varying not only with the nature of the profession but also with the population of the town in which such profession is evereused.

The principle of "equality of sacrifice is equally applicable in the field of local taxation. Its experience has been that the size and comfort of a holding is not a measure of an individual's prosperity. When once a family has taken root in a house there is a reluctance to quit it even with the dawn of better days. In France they have a series of taxes based on the number of servants engaged by an individual, number of windows in the house the value of the furniture mode each simple, menting the defect of the other all with an eye towards exacting from the individual a contribution in propertion to his expancity to perfect the source of
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In France there is a system of poll tax requiring each in tribial to contribute a certain amount of labour towards the local reeds which is generally communied to moner payment. I would not alread a poll tax in India in view of the intense volume of popular opinion against it and further axis in labels to place an effective weapon in the hards of the artificurement party for purposes of agitation.

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taxillo seen from my annual report that a fairly luge alice of municipal taxation revenue is derived from Consermant holdings. We experience as an I variance was that municipalities have a general feudency to correspond to the conservation of the

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So far as I understand there is no clear cut demucation letteen the provincial and the local fields of taxvition in some of the continental countries e.g. France and Belgium as in India Incomestax is a source of State revenue but for purposes of local needs and intend centimes are levied within the limits marked out by the State. I do not know whether there are insuperable administrative difficulties, in the way of a similar scheme in India, but if possible I should like to see a scheme built up on the basis of our income-tax returns. The local authorities will have reliable data already collected by the State authorities and the scheme has the ment of making all the individuals pax in proportion to their capacity to pay. We shall have to work out several details e.g. regarding the collecting agency but these ought not to present insuperable barriers, especially with the continental practice before us. The limit of exemption will also have to be lowered when income-tax is levied for local needs.

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assess Government holds ings should be assessed in the same way as private holdings, but two assessment should not exceed a certain maximum amount, but it is the practice of nearly all the municipalities to lovy the maximum acadion permissible under the Act. There is yet another direction in which overassessment occurs. While a lower rate of taxtion is levied on private holdings the maximum rate is recovered from Government holdings. I have brought specific instance of orcrassessment under both the heads to the notice of Government. The loss to Government has been fairly large

The best way to avoid this contingency of overasses-ment is for Government to make a lump sum contribution based on what they consider to be a fair assessment and thus take the work of assessment from the hands of the Commissioners are contribution may be fixed anew at the time of each general revision of assessment

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In Trance there is a system of a "six rectified and a "six" of a contribute concerning in that of the six six and six and present to a over gran ent. I was "a "six as a six as a tax in India in a sew of the interess at the effect and a six as a six as a further as it is 11ch to a new an effect to war a six as a further as it is 11ch to a new an effect to war a six as a

The helpful takes rules provided rules on the same of mean extent on octon duty. We can also that the form tax is that help for the rules of the same
members to fost themselves on to a rich relation in return for domestic services. I have no experience of the actual working of octrol duty, which plays a large part in the scheme of United Provinces local taxation, but generally speaking, the impediments to the free movement of goods should be as few as possible. The terminal tax has many advocates

I am strongly of opinion that the work of general assessment should be removed from the hands of the Commissioners and entrusted to an independent agency. Any advantage accruing from local knowledge is by considerations of favouritism and the natural human tendency to show reduction of taxation during the present regime It is not enough that the general assessment should be conducted by a separate agency, all appeals against this assessment should be heard by an independent body. I shall illustrate my point by reference to a concrete case. In Muktagacha in Bengal the general assessment was conducted by a Government Kanungo, but the Appeal Committee was formed from amongst the Commissioners. The result was that the revenue from rates after the disposal of all the appeals was found to be less than what it was before the revision of assessment. Drastic cuts were made in the taxes of rich zamindars and what little increase was obtained from the poorer wards was absorbed by the huge reductions made in the assessment of the richer wards.

My experience as an Examinor his been to show that there is no justification for the oxistence of several municipalities as separate entities. It is better that they should be merged in the District Board Their revenue from rates is low while they have to maintain a minimum stiff for purposes of collection with the result that a considerable percentage of revenue is swillowed in collections pure and simple and very little is left for the satisfaction of local needs. I launched out an investigation to ascertain the ratio of the cost of collection to the total revenue from rates of each municipality and my intention was to make out a case for the abolition of some of the municipalities armed with the statistics thus obtained

As regards the question of service taxes, the loan to local bodies and the parameunt point of strengthening the hands of audit, I would merely mitte the attention of the Committee to the relevant portions of my annual report. There is a tendency nowadays to levy certain taxes for specific purposes e.g., educational cess and this tendency is no doubt luidable. But I should like to sound a not of warning in this connection. There is no guarantee that the all money wink under the lead 'education' in the municipal budget reaches the object the expenditure is intended to serie. We found in Bengal that many schools continued to draw grants long after they have coised to exist and many schools which were similarly ted by grants had no existence except on paper, e.g., in Midnapore, Begra and Rangpore. The modus operands was simple. When the Government inspecting authority came to inspect the school, which he did after due intimation the individual who posed as the head mass the papils. The Foliucational Inspector countersigned the grant-in and bills on the strongth of his single visit.

Written memorandum of Mr. A. Galletti, I.C.S., Collector of Ganjam, Chatrapur (Madras)

Q 8-Taxable capacity -I enclose copy of a study of the income per head and taxable capacity of a Madras village

Copy of letter from A Galletti Fig., ICS Sub-Collector and Prevalent, Talul Bourd Bernala to the Prevalent Detrict Board, Kistna, Masulipatam dated Bornada Tist January 1914

I have the honour to roph to your letter R.C. No. 1609, dated 6th November 1913 on the subject of the Government reference whether power should be given to the District Board to enhance the land cess in order to provide village roads etc.

2 You have already received with this office N Dis No 2460 and N RC No 2240 despatched on 17th December 1915 and 5th January 1914, accounts of meetings of falls, board electors held at Jaggayyapet in the

Nandigama taluk and at Kankipad in the Bezwada taluk under the superintendence of the tabuldars and of the meeting for Nuzvid taluk and the whole division held by invest at Nuzvid on the 31st December, 1913

3 I instructed the tabuldars to take a vote on two questions. At Nuxtid I placed a more elaborate paper of questions for consideration before the electors

- 4 The Nazrid meeting was attended by about 100 electors besides at least that number of members of the public. The public appeared to be on the whole against the proposals hancement by a large majority. The electors and had the interest before answers to the questions at we dear they had given it even the discussion too from a practical point of the public of the public of the public and the p und neither then nor at any other time made any attempt to influence the electors. I doubt whether most of my talestdars and other subordinates are personally in favour of enhancement. I thunk the result really repreented the views of the electors
- 5 At Kankipad and Jaggavyapet the electors were confronted with the simple question -Were they or were they not in favour of enhancement—and they roted against by large majorities. It was a straight rote against enhancement if the existing administrative against maintened in its integrity. The rote at Vigerid was not a rote for further supplies of money to the talla, and District Board without conditions. The electors made it quite clear that they were in favour of enhancement only if they were given more control and smaller administrative areas were created. They want some at least of the money locally raised to be spent within much more restricted areas
- 6 Many were in favour of half the future local cess which they put at 11 annus a rupee being spent in the village by a village pruch yat Others objected that the several village funds would be too small and were for a firsh fund \text{Very few were in favour of starting village funds experience.} mentally only in a few rich villages
- 7 The village fund at 9 pies in the jupee would only amount to Rs 100 to 200 per annum in the majority of revenue villages. I am quite sure t would not be worth while to create an elaborate machiner to administer such small funds. Yor can the difficulty be got over for the pre-ent by raising the cess to such a figure, say 8 annas in the rupee as would make it worth while. The Government and the country are not tipe for it. If it worth while. The Government and the country are not upe for it. If you got the fund you could not spend it. 1000 doctors and 10000 undwres and 200000 teachers cannot be manufactured in a day or a ven or even 10 years, for engueses enough to make hundreds of thousands of miles of roads. The present District Controlling and Audir establishment would have to be doubled or trebled to deal with the 40 1000 budgets of 40,000 panchayats. I am finding it difficult and behorious to start half a dozen forces panchayats. I could not contemplate without grave misgual to prespect of recent more difficult and therefore control local east panchayats in the 600 villages of my division.

8 The firla proposal is a more practical suggestion and I think it might be submitted to Government for consideration if you substitute the ford circle for firld. The machinery for the election of a circle pancharat exists and would not have to be created. The member elected to the talk board would be ex-officio chairman of the panchayat and four other manufactures. talls beard would be ex-office clearman of the mandages of the control of the members could be elected at the same election or co-opted by him members could be elected at the same election or co-opted by him would hand them over enhanced cess at 6 pies to be spent on village roads, etc within the circle and I would also hand over all the elementary schools and the whole allotment for them I think schools and village roads, could be much better managed with a smaller area of administration than that of the present taluk board which is enormous. Fach of me that that of the present taluk board which is enormous. Fach of me that the present taluk board which is enormous. Fach of me that the present taluk board which is enormous. Fach of me that the present is the present taluk board which is enormous. Fach of me that the talk that of the union pancharate mess would not be much more extensive than that of the union pancharate and I think one circle on Rs. 20 and two peons on Rs. 8 ahould suffice. I do not anticipate that there is now in dealing with the union. Almost the same audit and other rules would be applied to the circles as to the same audit and other rules would be applied to the circles as to the same audit and other rules would be applied to the circles as to the to make interested taxahor to down, and recording the same and the present of the less scruple about tiving the people high if it fields the necessity for it than the Government officials. The Kondapalli Union panchajat maisted recently on raising the house tax to maximum rates against my wishes, and overruled me by a unanimous vote

- 9 The system which I have sketched of unions and inial cureles working side by inde in the talik board are under suprivision is more or less the English and Prussian system. Rural and urran district councils work in the county council areas in Linguand, and urran district councils work in the county council areas in Linguand, and the stem does not precent the creatual formation of tillinge princing atts with some councils in England). The system most people of the Nurvil meeting were in favour of, of universal village panelhayats with very extensive functions and without intermediate local authorities for groups of villages, is more or less the Γrench and Italian system and nearest to the French.
- 10 In I runce there are 36,000 village councils managing the local affairs of each village with nominally very extensive powers under most strict and searching bureviewatic control. But their annual income mounts to the commons sum of 1,000 million frames or 60 errors of rupces or £0,000 sterling per annual per panehavat. You cannot have such a system with an average of £100 rer annual per panehavat.
- 11 Itals is parcelled out into 8,000 local fund administrative units working under District Boards and under the Collectors and their audit establishments. Some of these units small result lingues comparable to our revenue villages, and I will attempt small common, not because I am in favour of introducing the system here at the present time, but merely to illustrate the point that it is desirable to provide indecements for further taxation and that further taxation of the land is quite feasible in my division.

cal upland village in a back ward portion of ion of 1,300 and an area of 2,700 acres, of holdings. It grows milkt on about 1,000 es on 200 or 200. There are also a few paddy are grown on small areas. There are some opulation comprises, besides the agriculturisty a few weavers and a few persons connected

with the liquor trade

- 13 Torro San Patrizio is a typical upland village in a backward por tor of fittly. It has the same population as Konatialpalli—1300. The arct comprised in holdings is somewhat less—2000 acres against 2,000. It grows maize and wheat. Konatalapalli cats milled and selfs its cottom. For san Patrizio eats its maize and selfs its wheat. Konatalapalli has its obseeds, Torre San Patrizio its oil fruit on the olive trees. Konatalapalli has a few liquor trees, but not many. Torre San Patrizio has a few liquor shrubs (rines), but not many. Pubes are grown as secondary crops in both rillages. The population of Torre San Patrizio is all agricultural. There are the usual village artizans. There are no rich proprietors. There are not even wavers as a class apart, but no few roots to house, the wences work at the loom in the winter. The people of force San Patrizio are vegetarians, not from choice but from necessity. They cannot afford to ext wheat brend, lut ext maize porridge and maize tread vegetables and fruit and what the cow produces.
- If The soil of Konatalapalli is llack regar clay, which grows good crops of millet and cotton. The soil of Torre ban Patrizio is light-coloured clay which grows fair mance and good foodier crops but very jour wheat and vines. In soil konatalapalli has the advantage
- 15 I shall now draw a comparison between the taxati it part by the personnes of Force San Patrizio and the roots of Konatalapalli
- 10 The Government land revenue is almost precisely the same in the two villages. It is just over its 1000 at Konatalaj alli and 4 23 fraces its 2741 at Torre Fan Patrizio.
- 17. But when we came to local taxation on land, the difference is enough in the law in Italy that village punchagais shall not all cesses for their care jurgeses to four-time and direct taxes until their hare est austed every effect so use of taxation. But Torre San Patrino has only, ajart fros albari, land, Jouise and cattle to tax. It therefore taxes these what currence is with alkari, being entirely insufficient.

18 Konstalapilli pays Rs 250 local cess Torre San Patrizio pays 1,707 francs = 18 1 024 to the taluk board and besides this 6 337 francs = 18 3 803 to the village punchajat, or a total of nearly Rs 5,000 cess on the Government land revenue of Rs 3 000

19 Nor is this all. I or the cess is only one of the taxes extracted by the Torre San Patrizio village panchayat from the ryot. The total revenue of the punchayat is Rs. 9,000 or three times the Government land revenue of the village.

20 The revenue of the Torre San Patrizio panchayat is made up as follows -

 Cesses—
 18

 Cess on Government land tax
 3,803

 Cess on Government house tax
 320

 Taxes—
 2,671

 Cattle tax
 2,671

 Tamily or hearth tax
 831

Profits-

Profits on communal land houses, oil press, cemetery,

oven license tax

VII-79

Contributions—
From Government for schools
From taluk boards for schools

Octroi (chiefly on wine)

429 159 79

9,007

706

The cesses the cattle tax and the hearth tax amounting to Rs 7,631 constraight out of the pockets of the roots and are a burden on the land the roots that the taxtle with which they till it and the houses they are benefit to the constraint of the

- 21 I reckon the gross agricultural income of Torre San Patrizio at Rs 90 000 This figure is based upon researches extending over 20 years and is very accurate I for horntalappill I cannot make so accurate an exti mate. But the village officers tell me the crop on an acre of cotton is sold at about Ns 40 and what was not never whole in about Ns 40. That there are hundred, of acres or pulses and 46 000 a rear grown on about 400 and 1000 acres respectively, yield 46 000 a rear grown of the there are hundred, of acres or pulses and 46 000 a rear grown of the pulse of the control of the pulse of
- 22 The land at Konatalapalli is selling at Rs 150 to 200 an acre. The average at Torre San Patrizio is about Rs 3-9 an acre. There are about 1500 acres at Konatalapalli 2009 at Torre San Patrizio. The market 1500 acres at Konatalapalli and the selling acres at Konatalapalli. But it must be remembered that the rate of interest is lawer in Purope and land at Torre San Patrizio is soil at a higher number of vears purchase than in the backward Nandigama talk of keysta district.
- 21 The number of verrs purchase reckoned at Torre San Patrizio is about 25 the sum reckoned as net income being fashen to be what is derived by a resident corner who is not the actual cultivator, but gives the land out on the half sharing system to actual cultivators. The net income corresponding with Rt. 350 per aree market value is Rs. 14 per aree. The faction is Rs. 6 per acre. Therefore public bodies take Ris. 6 out of every (Rs. 14.4.6) or Rt. 20 not income

- 21 This estimate of Rs 11 per acre is strikingly confirmed by an amountation of private accounts of 10 years. The figures worked out to almost exactly Rs 14 per acre.
- 25 Accordingly, the net agricultural income of the 2 000 acres at Toric San Patrizio may be put at Rs 10 000 of which Rs 12 000 is taken by pullur bodies and Rs 28 000 or about Rs 22 per lical of population left to the 1yots the corresponding figure for gross income being Rs 70 per head
- 23 At Konatalapalli 20 years is the limit of the number of vers purchase that can be taken. On the same principle the net income of Konatala palli is Rs 2-12-0 per acre against Rs 11 per acre at Torre San Patrino, the total for the 2-500 acres is just under Rs 22-000 against Rs 2-5000 against Rs 2-500 against Rs 2-5000 against Rs 2-50
- 27 The net income is something of a fiction in the case of populations composed chiefly of peasant proprietors. The gross fineome is perhaps a netter test of relative taxable opporter. The gross fineome is perhaps a made for difference in cost of living. I should say this difference would cover the whole excess of Rs. 15 gross income which the Torre San Patricio peasant apparently enjoys. For, I should say that the more costly dwellings and clothes and cattle skelters necessitated by the I uropean climate est the Italian peasant at least the difference of Rs. 15 per had per anium. The Konatalapalli trot probable has more to spend after providing for food, clothing shelter. He certainly does spend more on luxives such as josels
- ²³ From assuming that the somewhat artificial net means figure is the best basis for the determination of relative taxable capacity, found is pall; would still have to pay Rs $\frac{2}{\Sigma} \times 12,000$ —over Rs 9.000 in taxation to be as highly taxed as Terre San Patrizio, that is to say, it could be taxed three times as high as it is at present
- 29 I do not say that the pressure of taxation on the ryols of Teres an Patrizio is not extremels heave but it is not intolerally for it is borne and I should say the benefits exceed the burden enormously mortality at Torre San Patrizio list very max only 10 per thousand it is protected water supply resident dector and trained middle 1st from the village fund was good schools a share in a cattle veterinary a share in an agrenitural expert pavel streets installed roads to the all pointing villages. I do not expect to live to see Konatalaj alls with all these advantages but in the course of the next two or three generations so the process will doubtles be made, and my joint is that the main diff ulty is not want of taxable capacity. The taxable capacity exists

- 22 I do not press the matter of the ress on the incomestax. I put it to the Nurvid meeting. Many of the electors were incomestax payers Not one of them objected to the principle. What ther all wrote was that he incomestax being unjustly assessed they were against a cess on it. There is something in this incomestax would not be a large sum.
- 33 However, I strongly commend to some attention my circle committee proposal, which is in the spirit that prevailed at the Nurrid meching and has been adopted by a shall amendment of the Local Boards Act to the strong of the talik board. Our cantemplation, would in my opinion be required besties than the carried into effect. Section 31, subsection (1) clause (v) of the Act and section 114 clause (v), give power to the loards and to Government to make rules for committees of local boards, but section 31 subsection (1) clause (v) is so narrowle worled that these committees can do nothing but inspect adries and report. No power, dignity, authority or importance is attacked to membership of such a committee, consequently the committees have not been formed or have not worked though many boards have made rules and tried to form committees. The circle committees would have bower dignity authority and importance; the power would have to be delegated, and a new delegation clause is necessary.
- 31 I think the following amendment would be sufficient —For claime Y of sub-section (1) of section 31 substitute "(c) the election or appointment and procedure of committees consisting of members of the board or partit of such members and partit of electors or other inhabitants of the local area or of any part of the local area with delegated power to excress all or any of the functions of the board or of its president under this Act, subject to the supervision and control of the said board or president.
- 35 It would be unnecessary and in fact inexpedient I submit, to lax down rules in the Art itself for these eirels committees. It was a mistake in my opinion, to lay down detailed rules in the Art for union punchasats and the whole scheme of the Local Boards and District Municipalities Art is misconcerted. All matters of detail should have been left to subsidiary legislation.
- 36 The principle of leaving as much as possible to subsidiary legislation has long been adopted on the continent of Europe has been gaining ground in England and has penetrated to India where the new edition of the Code of Civil Procedure was based on it
- 37 To take a precedent more pertinent to the matter in hand, the Government of Madras promulgated a numerical regulation for Brugana palls when that Indian State was under their management. Instead of adopting the Madras District Municipalities. Let the drew up a short regulation of about 30 sections providing wide powers of subsidiary legislation.
- 33 My circle committee scheme could be casily started and would not require extensive legislation. I think it would be found generally accept able and workable in other divisions besides my own. It is of course essential to the scheme that the formation of the committees should coincide with enhancement of local cess for provision of village roads. It need not be tried in all the circles at once. In this district it would be tried first in the delta first as where the clamour for village roads is londest.
 - 39 The question was discussed at a meeting of the taluk board on the 29th instant I purposely stayed awas and asked the official members to take no part in the discussion. The following resolution was adopted by a unanimous vote of the non-official members.—
- "The Board is of opinion that the District Board President may be empowered to increase the land cess half an anna more and that the increased cess may be placed in the hands of a committee formed in an electorial circle for construction of village roads, and that this enhancement may be tried first in the delta firls in the division. That such amendments may be made in the Local Boards Act as would empower the District Board President to enhance the rate of land cess and to empower the Firks Committee to manage the surplus raised by such an increase."
- 40 If I am able to attend the District Board meeting at which the question will be discussed I propose to move if you see no objection, that the District Board is in favour of the legislation contemplated by Government subject, however, to further legislation being undertaken which will

enable the management of the proceeds of enhanced taxation to be confided to more representative bodies than the existing boards operating in smaller local areas.

- Q 15—II ater-rates—I suggest charging for water by quantity instead of acreage. Italian experience has conclusively proved that charging for water by quantity is the most profitable, the most economical and the most easily worked system. Under the Mopad reservoir most of the villages are ramindart, and in South India it is especially when we supply water to extres that it would be conceinent to charge by quantity, otherwise a special staff of revenue inspectors. Jarinars and chaninen will have to be maintained to measure fields and partial fields over year. There are constant deputes and there is much frauld, as our experience in Kishian proces. The Sub-Collector and the Pycentive Pignineer seem to think there would be practical difficulties the latter in particular going so far as to state that he would have to re-align all his cruits and that he knew of no correct method of measuring a flow with a variable head. I told him I had never heard of practical difficulties which had not been overcome in Italy and I would enquire when I went on leave.
- 2 During my visit to Italy I found that the Italian Government sells water to irrigation associations which are compulsors associations of all the roots using the water of a particular condition association as large offices and a meeting hall, where ellegates elected by the different villages meet and lay down policy in consultation with the association schief engineer. The Government hands ever the canal to the association Similarly under the Mopad reservoir I should make it compulsors by law for all the roots and the proprietors of the man as engineer and then I should leave the eare of the distribution of water entirely to them charging for the quantity of water let in from the main canal. The Sear Association actually charges its members considerably less per unit than it pays to Government after defraving all expenses as it uses the same water here than once The Italian Government's price before the war was 10 france per litre-second, it is now something over 40 frances.
- 3 The experts and landowners all told in that there was no differing in meaning any flow of water by simple sharee in thold without cliverius mechanical meters. The formulae have long ago been worked out for all the Italian canals. The Seas engineer showed he his curves and formulae and said his acqualch (arginter) could read and apply them without difficults. He also showed inc his rigider and apply them without all the about the world in the rigider and apply them without all the about the would undertake to measure any flow with a fall of as little as a centimetre. He added that if our engineers much difficults that there is to be learnt about practical measuring of water in six months there is to be learnt about practical measuring of water in six months there is to be learnt about practical measuring of water in six months there is to be learnt about practical measuring of water in six months there is no be learnt about practical measuring of water in six months therefore a small percentage to be distributed through free shures and corruption of subordinates in finds. He answered at one "Sea there would be in Itah if it were possible, but the sam of what it is through the distributer's shures care day must equal what I proceed the property of the property of the real to a fact, the roots of water than the same of what the singulation to put their days to, clear and commit frauda." In case of scarrity be reduces the water by a presutary for everyone with it describes the water by a presutary for everyone with it describes the water by a presutary for everyone with it describes the water by a presutary for everyone with it describes the water by a presutary for everyone with it describes the state by a presutary for everyone with its describes the state by a presutary for everyone with its describes the state by a presutary for everyone with its describes and a matter of scarrity by respective the state of the scarrity of the state of the state of the scarrity of the state of the scarrity of the scarrity of

Indian Professor Novelli, Director of the Vercelli Experimental Station, told me the average well per hecture was 45 quintals — 44 from a meanly 2 tons per acre. The average in Nellore is not 1,500 lb an acre. The Ithian rot gets three times as much paddly per acre, and that paddly of much better quishts. The proprietors of the two estates I my ceted also give me 45 quintals as the average yield. They estimated the standing reps in Signer Ross's estate at 61 quintals and said 70 and 50 quintals were similar une attained.

0.1 should imagine the chief reason is the introduction of a rotation of creps. The had In han practice of growing padds are after year in the same fell once prevaled in parts of fixels, but it has now (like charging for water by acrees) been almost entirely abundaned. Now it is usual to grow padd in on ohl about one-third of an estate in rotation (but this one-third is made to yield as much as the whole would if paidly were grown on it every year). Part of the estate is kept under grass or refool, and wheat or Indian corn is grown on other parts. The following were given to me as common and lader rotations.

Common-

(1) 3 years paddy

I year dry cultivation with wheat or oats, mendow sown in the cereal while it is growing and then it remains meadow for a year or two, after the mendow sometimes marire

(2) For heavy soils-

I year paldy

1 year wheat or oats
1 year meadow

Ideal—

2 years paddy 1 vear dry cereal

2 years-meadow

Paddy is considered a lucrative crop in Italy when it yields well, but the expense of cultivation is so high that it must first yield well, with our low Indian yields it would not pay at all CV. Stabilin teld in other weeding alone costs him 690 francs a hectare (23 acres) Putting irrigated lind to meadow (which is also irrigated every 20 days or so) is not the sacrifice the Indian riot considers it to be The paddy planters in North Italy keep enarmous numbers of good mulkers feed them on trefoil and other lucious grases and make the grastest part of their profit out of the daws. Wilk and curry and be grown to the Chinalades either from with Mopad water door crops will be growned the Chinalades either from with Mopad water them of the root that to alternate meetile and of crops with paddy is the mot profitable way of putting irrigable land to use in India also

7 In the Italian estates some land is usually reserved for permanent meadow. It is irrigated summer and winter and the ree that forms on the surface is broken up by alternately withdrawing and adding water. These permanent meadows are arranged on a slope so that water passes from one to another, each plot is further sloped from the centre and the water falls into side channels which curry it to other plots. Some of these permanent meadows (marrete) were shown to me and I was told that, labour heing now so derr, it would never pay now to form the meadows and plots but it was all done long ago.

8 An Italian rec estate is strikingly regular. The poddy fields are exact parallelograms, all the bunds and channels are perfectly stright and the larger bunds are all plutted regularly with trees. The fields are kept beutifulli. Cenn either by employing an aimy of female weeders or by a new method, in which Signor Rossi instructed me instrument which makes small furnows and deposite the He sows with a special next meet. The result is that the weeds get drowsed third the paddy springs between. The result is that the weeds get drowsed third the paddy springs between the continuous continuous continuous and provided the paddy springs in the property of the provided the paddy springs between the continuous come up. His fields were certainly quite remarkably clean. This system is known as the Cabrini system after the meetite and is a recent invention. Signor Rossi said he nould be very pleased to show it to any of our experts (sowing season is end of April).

- 9 All the Lombard rice growers use chemical manures profusely Prof Novelli whom I consulted said he could give no general advice about manures for paddy fields. He only advises after being supplied with analyses of the soil and of the irrigation water. But there can be little doubt that the profuse use of chemical manures combined with rotation of crops and clean weeding continuous to the high Ividian yields.
- 10 Risaic stabili (unrotated piddy fields) have been given up except in a few swimps at the mouths of livers (e.g., near Rarenna) where paddy is glown not so much for its value as because it is the only suitable crop pending the silting up of the soil. As soon as the soil has risen sufficiently wheat tales the place of piddy. Plof Bellucci of Rarenna gave me the following as a common rotation there.

2 years paddy

Then 2 to 5 years lucerne

The level falls in these years and is then raised again by growing paddy and pouring in sit with the water. In 10 or 12 years the level is ruised sufficiently to enable wheat to be grown. In the Ravenna country, Govern ment do not charge anything for the water as the cultivation is precarous and the paddy crop may be suept away by a sudden flood but wishes to encourage the taking up of swamp land so that it may be gradually ruised above the flood level. Private owners of sluces there charge 10 per cent of the gross produce of the fields benefited, and this is carried away in 1 and when the thieshing dischemine gots round. Except for a little perphasiphate chemical manures are not used in the Ravenna country as the silt brought down by the rivers is very fetable.

Qs 103 and 115—Lat a values uncarned increment duty—I would not confine this to urbun property. I would not led il and passing at over Rs 200 an arco pay. The duty would yield croses. In Germany it yielded 3 croses in the first year. The reason it failed in England was that it was prostective (original value to be cilculated from date after the Act) and could not in the nature of things yield antiling for a generation. In Germany it was retrospective (original value to be calculated at value 40 years ago if no subsequent saie). My draft for the Vadars Coiporation was ago retrospective (to 1890). The Corporation unwisely rejected it and threw away 7 or 8 lulls of revenue I would male the Act un imperial one, the local bodies to collect the money and keep 40 per cent and hand over 10 per cent to the province and 50 per cent to the Government of India.

I enclose some figures from the Statistical Atlas (19°3) of the Chingleput district Madrus Presidency, to illustrate the point that there is an in extend increment of expenditural lead to be taxed. Its value has unceresed to 6 fold within the last 50 years while the price of rice has only gone up two and a hulf times.

Statistical Atlas-1923 Chingleput-

10 Sile value of land—If evidence is required of the evtent to which the rise in price and the low land tax his benefited the riots the figures of land sales will supply it. The value of ret land has more than doubled even in the list 20 years and that of dig land has more than techled. If it, years ago the average price of dry land was Riv 30 an acro, in the quinquiennum ending with 1920 it was Riv 138. In the same period, in the average, value of an acro of wet land rose from Riv 22 to Riv 302 free, land is worth evactly six times what it used to be made at the land rose from the recent control of the land rose recent six times what it used to be made at the worth free axis times what it is a land rose of the recent six times what it is a land rose of the rose o

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I enclose some figures from the Statistical Atlas (1927) of the Chingleng district Madras Presidency, to illustrate the point that there is an uncerned increment of agricultural land to be taxed. Its value has increased 5 to 6 fold within the last 50 years, while the price of rice has only gone up two and a half times.

Statistical Atlas-1923 Chingleput-

10 Sile value of land —II evidence is required of the extent to which the rise in price and the low land tax has Lonelited the rists the figures of land sales will suptly it. The value of wet land has more than doubled even in the lest 20 years and that of dry land has more than trell it. I fits vers ago the average price of far land was 18 23 an arrow in the quinque minim ending with 1920 it was 18 1.8. In the same period, in the average value of an arrow of cland rose from 18 72 but nearly Bry land is worth exactly are times what it need to be written as the property of the land rose may be such as the land rose for the land rose may be such as the land rose with the land rose may be such as the land rose with the land rose may be such as the land rose with the land rose may be such as the land rose with the land rose may be such as the land rose of the land rose with the land rose may be such that the same of a worth fire of a six times what it was. The following table gives from 1806 to 1920 particulars of six for the various classes of six 1—



11 Population and occupation—According to the census of 1921, the population of the district was 1,493,053 against 1,406,003 in 1911, of 6,2 pet cent greater. In 1871 the population was only 93,800, and that figure is more than three times the estimate made of the population of the paghin when it was first released from the oppressive administration of the Nawab of the Cainatic. The increase of the population from 21 lakits of 5 lakits accompanied by a rise in prosperity and the standard of hings is eloquent of the influence of petic indigitation, but the limit has now perhaps been shown a great advance in population, but the limit has now perhaps been cauly reached if the oppulation continues to be almost entirely agricultural, for the wible find his been nearly all occupied.

Betterment - Has been introduced in Madias (Town Planning Act), but here again I would have an Imperial Act and apply the principle to all public works of improximent, eg, irrigation works, budges, harbour

Q 121 Februse —I am very strongly of opinion that a tobacce excise will yield maje und be far more elastic than will excise. The tobacco monopoly in Italy was found to be far the most elastic of the sources of receive in the War while salt was not elastic at all but regressive. The figures are—

	Italian Budget Actuals	
	1913-14	1921-22
	Million lire	Million luc
Silt	90	157
Tob reco	348	2,663

Money deprecented between 4 and 5 fold. Therefore the real yield of the salt monopoly in Italy fell during the war to less than half, and 1 take the opportunity to correct the figure of Rs. 1-11-0 a head for Italy given in Annexine G. It is approximately correct for the pre-war period, but with the rupee at 1s 6d and the lira at 115 to the sovereign, the four lira a head it yields now is equivalent to less than 8 annas

2 On the other hand the tobacco monopoly yield has increased nearly coghtfold in lite or corrected to depree ition is all twofold. The monopoly now yields approximately 30 crores of tupees in Italy with a population of under 40 millions—about Rs 7-8 0 a head or 15 times as much a head as silt. The Italian Covernment continually ruised its tobacco prices during the war without affecting consumption.

4 The questionnaire does not mention bettl and pepper I consider betel to stand exactly on all fours with tobacco. It is a luxury commodity

and should be heavily taxed

5 I would begin with Rs 10 an acre with the full intention of going up to Rs 100 an acre in process of time. The tax would be very much wirth whit. There must be about 14 million acres under tobseco and bett in the whole of India and a revenue of 14 crores gross rising in course of time to 15 crores right be expected by the Covernment of India and Indian States. I do not believe the 15 crores would be left. If a por country like 11ch with a population of under 40 millions can pass its Covernment 3) crores for to use alime 15 crores on to lace and lettle for the 1.0 millions of Indians would be very hittle—8 amust a head instead of 15 75-0 a head.

6 Hardly any of the other sources of revenue in Italy expanded in the rate way during the War. Most of the major he dy were actually refreetive. Land revenue and buildings only such up from 195 to 301 millions. which is far below the increase required by depreciation, the post office only went up from 127 millions to 388, the customs only from 200 millions to 518 and so on, while the tobacce revenue went up from 348 to 2,688 millions It will be observed that the tobacce monopoly in Italy yields froe times as much as the customs, nine times as much as lind revenue and buildings, IT times as much as salt

7 It may be worth the Committee's while to obtain the most recent figures for Italy and also for France

Qs 121 to 136 —I am clear that the only precircal method is tax on the crop. If our Madras staff can identify and mark every one of the millions of luquer trees in the Presidency, can it be seriously contended that the betel gardens, which can be seen two index away and the tobacco patches round the villages cannot be located and measured.

Os 137 to 146 Succession duty -I can prove if this is of any interest, that succession duty was levied by Hindu Indian States in the 18th century.

Written men.orandum of the Chief Commissioner, Coorg.

The imperial or central budget is at present constructed depends largely on whether trade conditions reach the normal standard during the year to which the estimates relate. The most important elements in the budget are income-tax and customs duties, both are peculiarly sensative to economre disconnents. An custom in trade might disorganize the hudget a hoom would give a few crores extra. In industrially organized countries it is almost impossible to frame a budget, the success of which does not largely depend on the maintenance of normal tride conditions. It is largely question of degree In India the tendency is over emphasised despite the fact that India is not industrially developed. The fact that income from agriculture is not taxed and that the small shopkeeping and money-lending classes whose returns do not greatly vary from year to year except in the case of an economic catachem-are similarly exempt increases the dependency of the yield of income-tax on the conditions of trade in its Widen the field of income-tax and the fluctuations would broader aspects If it is desired to ensure greater stability for the imperial be less marked budget by relaxing its connection with trade it must be placed on a broder basis, this can be best schiesed by including taxes on property. The time has come when the imposition of death duties should be seriously considered. The yield from such duties is not hable to wide fluctuations. It is considered The yield from such duties is not liable to side fluctuations. It is considered financial hereby in some quarters to suggest that Bengal is undertaised a compared with the rest of India. It cannot be gained however that in the area under the permanent settlement property in the shape of land does not bear its fair share of the burden of treation. In such areas death duties would have stronger justification than in other parts of the subcontinent. One of the most still forms of recenu is the water rates tharged for irrigation from Gortenment cands. The In perial Concernment should share in this revenue. In most cases the Imperial G vernment has provided the capital and taken the risk of failure. The scheme would involve a redistribution of revenues between central and provincial but this seems highly describle in the interests of financial stability. To give Provincial Governments their full share of revenue as fixed by the Meston Award, it might be necessary to introduce new forms of taxition e.g. a tax on tobacco alternatively the provinces might be given a share in the income-tax. That aux should be placed on a trader foundation by including income from land within its scope and by lowering the taxable limit of mome. This would greatly increase the yield and would do perlaps note than anything closure stabilize central finance.

2 I shall not presume to illustrate the proposals I are outlined by a write of figures. I a titute to think that a policy of rew traxition as suggested combined with a re-distribution to some extent of existing revenues to the tension of the primal correct existence imperial and proxincial would give the Iri primal Gorenn extite twentous it requires thereby automatically abolicing the proxincial existinctions. The standard of ordinary income of the province would restriction. The standard of ordinary income of the province would restrict the province of the province of the province of the standard primal leaves of require entrangent of the province of the subsidies given to the I province. If a wholder are completed by rectionalle, the proportion of shared revenues assigned to province could

- local finance -It seems unavoidable that the greater 3 Provincial or proportion of the meome of local authorities District Boards and municipals ties should be levied by means of a rate of tax on immovable property. This form of taxation is specially suitable in towns and might in many cases le form of taxation is spectrally surface in towns that might in many cases it is freed at a higher at undual. In municipalities the recenue could be supple mented by a tax on professions. Some form of taxation which would secure to municipal authorities the benefit of the uncarned increment is highly desirable. The difficulty is to devise a scheme. The Traction Committee would. I venture to thank contor a great benefit on Southern India if they would emphatically recommend the abolition of tells on roads serious entian issment to trade and a permanent invitation and hindrance to fast moving traffic. It should be easy to devise a substitute. For example, the rate of motor licenses might be slightly increased and taxes imposed on private curringes not used for trade purposes
- 4 The local rate expressed in terms of the land revenue is a heavy that on the small proprietor and particularly on the uneconomic holding. A higher rate should be levied on holdings paying land rocenius in excess of by Rs 200 The house tix on non agriculturists is a not unreasonable imposition. Where it does not exist petty shopkeopers and artisans pay next to nothing for the benefits they derive from the activities of the local authorities
- 5 A point of importance as affecting the relations between provincial and local taxition is whether the local authorities fairly exploit the field left open to them It is for consideration for example whether immorable property in municipal areas should not relieve the provincial budget to some extent by levying an education cess It would not be unfair in some tracts to lovy a similal cess on land. A crore or so laised in this way in a province with a revenue of say 10 cores would greatly simplify the problem of provincial finance. The propertied classes in England bear a considerable share in this way of the cost of popular education, also of the police If excise revenue is gradually to disappear it is inevitable that immovable property of all lands will have to bear an increasing share of taxation. The principle of differentiation between the smaller and larger classes of property should be observed
- 6 Income tax -There can be little doubt that if the field of income-tax widened and if at the same time the tax were efficiently administered the increase in the yield would run into ten or a dozen cores. In the first place the tax able limit should be brought down to Rs 1 250 or at least to Rs. 1 500 At the present with a limit of Rs 2 000 the subsistence limit is much higher At the present with a limit of its 2000 the subsistence limit is mutual night than in England allowing for the difference in local conditions. With the limit it Rs 2000 the petite be organized a very numerous class practically escape imperial and provincial traction. They contribute very little to excise what tiey need pay in customs duty is negligible if they buy country eloth. The solt tax makes an inappreciable demand on their income in point of fact, this class may well look on the err of British rule as a golden ago so far 's the demands of the State on their resources are concerned especially in comparison with the ago that preceded it. The earlier administrations levied a series of annoying imposts including the 11 111 or poll tax in the case of the Hindu the lower middle class in these dars point text in the case of the third the lower manner class in the text of the burden of tax titon almost as he talk as the persont. Under British rule there has been practically no direct leay on this class except for a period of thirty years or so from 1858 when the taxil le him of the incometax was lower. The assessment of income tax in the old days when the limit tax was lower. The assessment of mome tax in the old days when the limits as Rs 509 worked unlively in some cases. At present it must frequently happen that a small business man with an income of Rs 1800 or so from tend it rate and money lending man make another Rs 2000 or so from land and yet pay no income-tax. In I ingland a lusines man with a similar income would pay a consideral los unit in income-tax. There is no review why this class should escape taxation. They wield a considerable measure of political influence if they do not provide the built of the urbin jury in the various legislatures. The share of the luiden of taxation since any particular class lears should be more or less come ensurate with its political influence. I cannot claim to have studied exhaustively the question of the lowe. It is a set of conclusion, he were five or six persons in India on an incorio that off than a family smallerly endowed in thing is far cheaper parts because of a difference of halit a far singler thet in the Inglish family. In the Inlien ikfast taile is practically achieved, the of fr

Ingl less 1010 hous English family has to pay an appreciable duty on ter and sugar in most households there is sone consumption of leer and told acco which are heavily taxed. Iducation is practically as cheep for the Indian as for the English man. If these considerations have any value, the theory may be accepted that it is safe and not unreasonable to lower the subsistence limit for income-tax purpoes. As suggested, it might be put at Rs. 12:50 or Rs. 1,500. This would mean a large increase in the yield of the tax burther, there can be no doubt that income from land should be taxed. The theory on which the present exemption is based has no logical foundationed. The theory on which the present exemption is based has no logical foundationed. The theory on which the present exemption is based has no logical foundation. Lurdius a form of investment whether bectton mill. Was should a null owner who invests large sums in land pay no income-tax on the income therefrom, while a confirm which was construent paper with his surplus does not escape? The mones lending class in the North and other parts of India, whose transactions have led to the expreparation of large sections of the prevantary, have been singularly fortunate in having paid no tax on the returns from their investments in land. It is true that the ownership of land involves responsibilities and risks of loss—greater risks attach to other forms of property—and in any case the method of assessment of income an land might be lemently framed. Adopt the livil not axis it has been accorded as a property—and in any case the method of assessment of income can land might be lemently framed. Adopt the livil not axis a three three stitled should pay on a plager basis as any opportunity of recovering for the State a small share of its rightful dues forfeited by the permanent settlement. The small proprieter would been as the size of the holding on which tax would be paid and would rerule. be less than 300 acres

- 7 The administration of the law has been greatly improved in recent vears but there can be little doubt that there is still a great deal of exasion. This can be obviated to a great extent 15 increasing the strength and improving the efficiency of the assessing staff. With the development of banking and accountance the work of assessment will become easier. It would be of enormous assistance if legislation could be introduced imposing a statutory duty on all merchants etc. to keep their accounts in a prescribed vernicular and in a certain form. This might to some extent defeat the practice adopted by some businessmen of keeping double accounts for incometax and ordinary purposes.
- 8 Irrigation—Irrigation revenue is perhaps one of the most stable forms of State moore. This is a good reason why the central revenues should share in it an equivalent amount being assigned to the province affected either from income-tax or from new taxation e.g. a tax on tobacco. As already noted the capital for the development of irrigation has usually been found by the Imperial Government. It is a form of revenue that is susceptible of expansion in proportion to the increase in the value of the produce raised on the land irrigated I regulation to this effect could more conveniently be carried through in the central rather than in provincial legislatures. It should be regarded as a cardinal principle that caulal water where the canal is owned by Government is a commodity the price of which should vary in proportion to its value to the consumer.
- 9 Tar on tobacco—There is no insuperable objection to a tax on tol according memory in India that I doubt if the yield would be very great an arerage tax of Rs 10 would perhaps yield a crore or a crore and a half I am not able to say to what extent such a tax would raise the cost to the consumer It should be an imperal tax
- 10 Land retenue —I am melined to think that too much of a fetish are iden made of the half net assets theory of assessment in some provinces and that the result has I cen that many of the so-called unconomic holdings are over assessed. There may be this advantage in the system that the holder is driven to other forms of work in order to pay his assessment, but the result is discontent and it can hardly be said that the principle involved is quitable. It would be sound policy to revise such assessments. Part of the increased yield in the income-try, if the scope is whench as suggested, could be set against the loss which probably would not amount to more than a couple of corres. The loss in local rates could be made up by increasing the rate on large holdings which benefit more from local administration than the smaller holding.

